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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,))
Plaintiff,)
v.) No. 08 Civ. 4612 (SWK)
JOHN MICHAEL KELLY, STEVEN E. RINDNER, JOSEPH A. RIPP, and MARK WOVSANIKIER,))))
Defendants.)))

DEFENDANT STEVEN E. RINDNER'S NOTICE OF MOTION TO SEVER AND TRANSFER CASE TO THE EASTERN DISTRICT OF VIRGINIA

PLEASE TAKE NOTICE that, upon the Memorandum of Law in Support of Defendant Steven E. Rindner's Motion to Sever and Transfer Case to the Eastern District of Virginia, Mr. Rindner, by his undersigned counsel, hereby moves this Court, pursuant to Section 1404 of Title 28 of the United States Code, for an order severing and transferring the case against him to the Alexandria Division of the Eastern District of Virginia.

For the reasons set forth in the attached Memorandum of Law, this Court should sever and transfer the case against Mr. Rindner to the Alexandria Division of the Eastern District of Virginia.

Respectfully submitted,

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Counsel for Steven Rindner

Dated: August 27, 2008

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Notice of Motion to Sever and Transfer Case to the Eastern District of Virginia, with accompanying Memorandum of Law and proposed Order, was served via electronic mail, this 27th day of August, 2008, on:

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Defendants.)))

MEMORANDUM OF LAW IN SUPPORT OF DEFENDANT STEVEN E. RINDNER'S MOTION TO SEVER AND TRANSFER CASE TO THE EASTERN DISTRICT OF VIRGINIA

I. Introduction

For the better part of this decade, the federal government, including the Securities and Exchange Commission ("SEC"), has been unsuccessfully seeking to hold former executives of America Online, Inc. ("AOL") liable for securities fraud. After the government suffered resounding trial defeats in related cases in appropriate venues – the Eastern District of Virginia

and the District of Columbia – the SEC now looks to a third jurisdiction in the hopes of finding a friendly forum for its twice-rejected claims.

The decision to file this action against Steven Rindner in the Southern District of New York constitutes improper forum-shopping of the most obvious sort. The Complaint against Mr. Rindner does not allege that he committed a single act in this district. Each and every act by him is alleged to have occurred in the Eastern District of Virginia; nearly all at AOL's headquarters in Dulles, Virginia, where Mr. Rindner (like most of the other defendants) worked. Similarly, most key witnesses for Mr. Rindner, and almost assuredly for the SEC against Mr. Rindner, are located within 100 miles of the Eastern District of Virginia. Not one of Mr. Rindner's primary witnesses, and likely few or none of the SEC's important witnesses against Mr. Rindner, are located in or around the Southern District of New York. Mr. Rindner himself currently works in, and lives near, the Eastern District of Virginia. Mr. Rindner's attorneys, and the SEC lawyers assigned to the case, all live in or work near the Eastern District of Virginia. In short, every salient fact – alleged in the Complaint and outside of it – ties Mr. Rindner's case to the Eastern District of Virginia. See Dealtime.com Ltd. v. McNulty, 123 F. Supp. 2d 750, 754-55 (S.D.N.Y. 2000).

While the SEC may fear returning to the scene of a stinging defeat in a related case, the Eastern District of Virginia is clearly the appropriate locale to bring Mr. Rindner to trial. He respectfully requests that his case be transferred there, and severed as necessary to accomplish that transfer.¹

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Alternatively, the case legitimately could be transferred to the District of Columbia. The SEC filed its related action against AOL-Time Warner in the District of Columbia, *SEC v. Time Warner, Inc.*, No. 05-0578; Mr. Rindner works and lives within 100 miles of the District of Columbia; his key witnesses are within 100 miles of the District of Columbia; all acts alleged against Mr. Rindner occurred within 100 miles of the District of Columbia; and the SEC is

II. Factual Background

A. Location of Relevant Events

Defendant Steven Rindner presently works in Arlington, Virginia, and lives in nearby Potomac, Maryland. From December 1999 until February 2003, Mr. Rindner worked at AOL in its Dulles, Virginia headquarters. At all times relevant to the allegations in the Complaint, Mr. Rindner worked in the Business Affairs unit of AOL.

The Complaint focuses on AOL advertising transactions with eight counterparties in which Business Affairs played a role – Sun, Wembley/Ticketmaster, Veritas, Hewlett-Packard ("HP"), Telefonica, WorldCom and Bertelsmann – all of which were largely, if not entirely, structured and negotiated by AOL in Dulles. *See* AOL's Rule 21(a) Reports filed Oct. 23, 2002, Nov. 15, 2002, Nov. 22, 2002, Nov. 27, 2002, Dec. 13, 2002 and Feb. 28, 2003 (listing deal employees) (cover pages attached hereto as Ex. 1).² The Complaint mentions Mr. Rindner, at times peripherally, in connection with deals involving seven of those counterparties.³

located in the District of Columbia. In SEC v. Johnson, Civ. Action No. 05-36 (GK), another related proceedings brought in the District of Columbia, the SEC argued strenuously and successfully in favor of the District of Columbia as the proper forum. That case involved two employees of AOL and three from a Nevada-based AOL partner; while no acts were alleged to have taken place in the District of Columbia, Judge Gladys Kessler nonetheless found venue to be proper. Certainly, the ties to the District of Columbia are as strong here as they were in Johnson. Indeed, as the SEC still has a related pending case in the District of Columbia before Judge Kessler, who also presided over SEC v. Time Warner, Inc., the District of Columbia is also a more logical venue than this one.

² To avoid burdening this Court, Mr. Rindner has not attached each document cited herein. The documents not attached are in the possession of the SEC or publicly available, and if this Court wishes to review them, will be filed under separate cover.

³ The SEC does not allege that Mr. Rindner participated in, or had any knowledge of, the Sun transaction. The Complaint also names Mr. Rindner only nominally in connection with some of the other transactions. Mr. Rindner repeatedly has requested that the SEC identify which transactions it is relying on for its claims against him, but the SEC has not responded.

At all times relevant to this action, Mr. Rindner's primary job responsibility was to manage the Business Affairs "pipeline." *See, e.g., United States v. Wolff*, CR 05-0398 PA, Reporter's Transcript of Proceedings, Apr. 26, 2006. That involved monitoring the status of AOL's advertising transactions with third parties and reporting on their status to AOL's accounting, finance and legal departments. *See id.*

The vast majority of the Rindner-specific allegations reflect that limited role. On the deals with three of the counterparties, the Complaint only alleges that Mr. Rindner sent or received an e-mail about the deal after it had closed. With respect to Veritas, Rindner is alleged to have "sent an e-mail to a Business Affairs employee (with a copy to [Defendant Mark] Wovsaniker)" on January 17, 2001. Compl. ¶ 78. That unnamed Business Affairs employee is Jim Patti, who, like Messrs. Rindner and Wovsaniker, worked at AOL's Dulles headquarters. See AOL Business Affairs/Corp Dev Department Phone List, Dec. 4, 2000 (attached hereto as Ex. 2); e-mail from S. Rindner to J. Patti, dated Jan. 17, 2001 (attached hereto as Ex. 3). The SEC also alleges that Mr. Rindner received an e-mail about the HP deal in December 2001, more than a year after the deal was executed. Compl. ¶ 93. That e-mail was sent by a "member of the AOL negotiating team" named Jeff Tyeryar, who worked in AOL Business Affairs in Dulles. See AOL Business Affairs and Development Office Phone Numbers, Locations, Jul. 18, 2001 (attached hereto as Ex. 4); e-mail from J. Tyeryar to E. Prince, S. Rindner, dated Dec. 14, 2001 (attached hereto as Ex. 5). In addition, on Wembley, the complaint alleges that Mr. Rindner received a series of e-mails about the "true" nature of the transaction. Compl. ¶ 154. Again, all of the individuals included on these e-mails – Greg Rigdon and Eric Keller (both in Business Affairs) as well as Diana Dunbar – worked at AOL's Dulles headquarters. See, e.g., AOL Business Affairs and Development Office Phone Numbers, Locations, Jul. 18, 2001; BA/Corp

Dev Dept. List; e-mail from S. Rindner to E. Keller, G. Rigdon, D. Dunbar, dated Feb. 2, 2002 (attached hereto as Ex. 6).

Regarding the remaining deals, Mr. Rindner's alleged involvement likewise occurred in or around Dulles, Virginia. On Bertelsmann, Mr. Rindner is alleged to have participated in internal discussions about the gap between company revenue targets and actual revenue, and tracked the amount of Bertelsmann revenue. Compl. ¶¶ 142-43. Such conduct would be consistent with Mr. Rindner's normal pipeline responsibilities, which he at all times discharged in Dulles. On WorldCom, the SEC alleges, among other things, that Mr. Rindner interacted with "his counterpart at WorldCom." Compl. ¶ 173. That "counterpart" was Victoria Harker, who worked at the time at MCI headquarters in nearby Arlington, Virginia. *See, e.g.*, e-mail from S. Rindner to V. Harker, dated Nov. 21, 2001 (attached hereto as Ex. 7); *see also* http://www.zoominfo.com (Victoria Harker resumé).

With respect to the Telefonica deal, Mr. Rindner is alleged to have negotiated and documented the transaction (Compl. ¶¶ 103-04), which he would have done from Dulles, and instructed Dulles-based Jim Patti to make certain promises to Telefonica (Compl. ¶105). The SEC also contends that Mr. Rindner participated in a purportedly revealing instant message exchange about the deal with three AOL lawyers – Josh Resnick, Brian Heller and Karen Litsinger – all of whom, like Mr. Rindner, worked at AOL's Dulles campus. ⁵ *See* Instant

⁴ The complaint also alleges that Mr. Rindner wrote e-mails to his boss (David Colburn, the head of Business Affairs, who also worked in Dulles) about the WorldCom transaction and directed the drafting of deal documents.

⁵ The same is largely true of the other defendants. At all relevant times, Mark Wovsaniker worked at AOL's Dulles, Virginia campus. *See*, *e.g.*, Wovsaniker Dep. 36:5-37:6, *In re AOL Time Warner, Inc. & "ERISA" Shareholder Litig.*, MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jul. 24, 2006 (attached hereto as Ex. 12). Similarly, Joseph Ripp was based in Dulles during the period of time in which the SEC takes issue with his conduct. *See*, *e.g.*, http://www.marketwatch.com/news/story/aol-appoints-time-warner-executive/

Message exchange, dated Dec. 7, 2000 (attached hereto as Ex. 8); *see also*, *e.g.*, Siobhan Roth, "Work Hard, Have Fun, Get Rich," *Legal Times*, Aug. 14, 2000.

B. Location Of The Relevant Witnesses

Like Mr. Rindner, the key witnesses in his case worked in AOL's headquarters in Dulles, Virginia, and most continue to reside in that area. That includes the individuals who structured and negotiated the deals in question.⁶ It also includes a significant majority of the other individuals who have been identified by AOL to the SEC as the "deal employees" on the transactions at issue.⁷ Also located in the Northern Virginia area at the time were most of the McLean-based Ernst & Young accountants who audited AOL's financial statements.⁸ It is from that universe that the majority of Mr. Rindner's witnesses, and presumably the SEC's witnesses against him, will come.

story.aspx?guid=%7B2FE10438%2DEE80%2D4EB1%2D8027%2D74F47455A098%7D. And with the exception of the 10 months that John Michael Kelly worked at AOLTW headquarters in New York, he too worked on AOL's Virginia campus. *See* Kelly Dep. 29:13-32:14, *In re AOL Time Warner, Inc.* & "ERISA" Shareholder Litig., MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jul. 26, 2006 (attached hereto at Ex. 13).

⁶ That group includes David Colburn, Eric Keller, James MacGuidwin, and Jay Rappaport—the four AOL executives who settled with the SEC to a contemporaneously-filed complaint containing allegations about the same transactions. *See* Complaint, *SEC v. Colburn*, 08 CV 4611, filed May 19, 2008.

⁷ These include Brian Heller, Adam Lehman, Karen Litsinger, Geraldine MacDonald, Jim Patti, Edward Prince, Greg Rigdon, Jeff Tyeryar, and John Underwood. *See, e.g.*, http://www.linkedin.com.

⁸ That includes Gregory Beams, Stephen Hurst, and Harry Edward Paul. *See* Beams Dep. 11:16-12:3, 12:22-13:2, *In re AOL Time Warner, Inc. & "ERISA" Shareholder Litig.*, MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jun. 15, 2006 (attached hereto as Ex. 14); Hurst Dep. 22:19-25, *In re AOL Time Warner, Inc. & "ERISA" Shareholder Litig.*, MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jul. 11, 2006 (attached hereto as Ex. 15).

C. The Prior Government Defeats

In 2005, the government brought three cases against AOL or its employees arising from interactive marketing relationships with third parties. In the Eastern District of Virginia, the DOJ prosecuted two former AOL executives and a senior executive of an AOL business partner in a criminal securities fraud action. *See United States v. Benyo*, Crim. No. 1:05CR12. In February 2007, all three defendants were acquitted. *See* Carrie Johnson, "3 Acquitted in Lengthy AOL Trial: Emotional Victory is Blow to Federal Prosecutors," *Wash. Post*, Feb. 7, 2007, at D1.

In the District of Columbia, the SEC filed two complaints, one against AOL Time Warner ("AOLTW") (SEC v. Time Warner, Inc., No. 05-cv-578), and one against two former AOL executives and three employees of an AOL business partner (SEC v. Johnson, No. 05-cv-36 (GK)). As the SEC argued at the time, the two cases were related because AOL's interactive marketing relationships with certain partners in 2000-2002 created common issues of fact and arose out of the same general events. See SEC's Notice of Designation of Related Civil Cases, filed March 21, 2005 in SEC v. Time Warner, Inc., No. 05-0578 (attached hereto as Ex. 9). Both cases were assigned to Judge Gladys Kessler.

The case against the Company quickly settled. The case against the individual defendants, however, ended with a well publicized trial loss for the Government. *See* "Two Cleared of Fraud Charges," *Wash. Post*, Apr. 25, 2008, at D4. Three of the defendants, including a former member of AOL's Business Affairs unit, went to trial in March 2008. Two of those defendants, including the AOL employee, were found not liable on all charges. The third defendant was found liable on just one of four counts. The two remaining defendants, including one former AOL employee, are yet to be tried before Judge Kessler. Accordingly, despite its resolute efforts to impose civil and criminal liability on former AOL employees, to date the

government has lost every count against all former AOL employees who have contested the charges against them arising from marketing relationships with partner entities.

Undeterred by its sad track record, and the lack of any connection between Mr. Rindner and this forum, the SEC filed this case in the Southern District of New York on May 19, 2008. It did so after nearly seven years of investigation, and two and a half years after first notifying the defendants of its intention to bring suit. Even after filing its Complaint, the SEC did not serve the Complaint for almost six weeks, despite Mr. Rindner's repeated indications that he was willing to waive service of process within days of the Complaint's filing.

III. Argument

A. Applicable Legal Principles

Section 1404 of Title 28 of the United States Code provides: "For the convenience of the parties and witnesses, in the interest of justice, a district court may transfer any civil action to any other district or division where it might have been brought." 28 U.S.C. § 1404(a). The purpose of § 1404(a) "is to prevent waste of time, energy and money and to protect litigants, witnesses and the public against unnecessary inconvenience and expense." ZPC 2000 v. The SCA Group, Inc., 86 F. Supp. 2d 274, 278 (S.D.N.Y. 2000) (citing Van Dusen v. Barrack, 376 U.S. 612, 616 (1964)) (internal quotation marks omitted). Courts look to "notions of convenience and fairness" in determining whether to transfer a case. *Dealtime.com*, 123 F. Supp. at 754.

In deciding a motion to transfer venue, courts consider the following factors: "(1) the convenience of the witnesses; (2) the convenience of the parties; (3) the locus of operative facts; (4) the availability of process to compel the attendance of unwillingness witnesses; (5) the location of relevant documents and the relative ease of access to sources of proof; (6) the relative means of the parties; (7) the forum's familiarity with the governing law; (8) the weight accorded to the plaintiff's choice of forum; and (9) trial efficiency and the interest of justice, based on the totality of the circumstances." *Dealtime.com*, 123 F. Supp. 2d at 755; *see also Platt v. Minn. Mining & Mfg. Co.*, 376 U.S. 240, 243-44 (1964) (listing factors); *Rubinstein v. Skyteller, Inc.*, 48 F. Supp. 2d 315, 325 (S.D.N.Y. 1999) (quoting *Purcell Graham, Inc. v. Nat'l Bank of Detroit*, 1994 U.S. Dist. LEXIS 15196, at *11 (S.D.N.Y. Oct. 24, 1994)). No single factor "is controlling in itself." *Tomchuck v. Union Trust Co.*, 875 F. Supp. 242, 243 (S.D.N.Y. 1995) (citing *Gulf Oil v. Gilbert*, 330 U.S. 501, 508 (1947)). Transfer is warranted when "the balance of these factors weighs collectively in favor of the movant's proposed forum." *Purcell Graham, Inc. v. Nat'l Bank of Detroit*, 1994 U.S. Dist. LEXIS 15196, at *12 (S.D.N.Y. Oct. 24, 1994). Denial of a motion to transfer, where transfer is warranted, is an abuse of discretion. *See D. H. Blair & Co., Inc. v. Gottdiener*, 462 F.3d 95, 105 (2d Cir. 2006).

B. Transfer Of Venue Is Warranted Because It Would Greatly Convenience Mr. Rindner And His Potential Witnesses, Would Conserve Judicial Resources, And Is In The Interest Of Justice

The SEC's choice to litigate in New York bears all the markings of gamesmanship and forum-shopping of the most objectionable kind. In light of the billion-dollar settlement in the AOLTW shareholder litigation, the SEC likely views the Southern District as a more hospitable forum to charge former AOL employees, and one less familiar with the government's futility in these matters. Given the lack of any connection between Mr. Rindner and New York, the SEC's motive is transparent: avoid litigating at all costs in appropriate districts where the government has already failed.

⁹ While Mr. Rindner was a defendant *In re AOL Time Warner, Inc. Sec. & "ERISA" Shareholder Litig.*, MDL Docket No. 1500, 02 Civ. 5575 (SWK), the consolidated shareholder class actions, there is absolutely no overlap between the allegations made against him in that case and the SEC's allegations here.

Indeed, not a single relevant factor weighs in favor of proceeding against Steven Rindner in the Southern District of New York. To the contrary, the vast majority of relevant factors weigh conclusively in favor of transfer to the Eastern District of Virginia. The convenience of Mr. Rindner (and the SEC), the convenience of the witnesses, the availability of process to compel unwilling witnesses, the locus of operative events, efficiency considerations, and the interests of justice all point toward transfer. None of the few remaining factors supports keeping this case in the Southern District of New York. Transfer to the Eastern District of Virginia is thus logical and wholly warranted.

1. Convenience of the Parties and of Potential Witnesses

"The convenience of the parties and the convenience of the witnesses are generally considered the most important factors" in determining whether to transfer venue. *Promuto v. Waste Management, Inc.*, 44 F. Supp. 2d 628, 638 (S.D.N.Y. 1999). Both weigh strongly in favor of transferring this proceeding to the Eastern District of Virginia.

a) Convenience of Mr. Rindner and the SEC

There can be no question that the convenience of the parties suggests a need to transfer the case. The convenience inquiry starts with "consideration of the residence of the parties." Wine Markets Int'l Inc. v. Bass, 939 F. Supp. 178, 182 (E.D.N.Y. 1996); Hernandez v. Graebel Van Lines, 761 F. Supp. 983, 988 (E.D.N.Y. 1991) (citing Heyco, Inc. v. Heyman, 636 F. Supp. 1545, 1550 (S.D.N.Y. 1986)). Although the convenience of the parties factor does not support a decision to transfer venue where such transfer "merely shift[s] the inconvenience of litigating in a particular forum from one party to the other[,]" where "neither party resides in the chosen forum," logic dictates that the case should be transferred to the residence of one of them.

Dealtime.com, 123 F. Supp. 2d at 756.

Neither Mr. Rindner nor the SEC is based in the Southern District of New York. Mr. Rindner works in the Eastern District of Virginia, and lives nearby with his wife and three young daughters. Transferring this case to the Eastern District of Virginia thus would limit the hardship to Mr. Rindner's employment, and not force Mr. Rindner to relocate away from his family for three or more months of trial. In addition, the SEC is headquartered in Washington, D.C., very close to the Eastern District of Virginia. No attorneys from the SEC's New York Regional Office are apparently working on the case, but all seven SEC attorneys listed on the complaint are based in Washington, D.C. *See* Complaint, *SEC v. Kelly*, 08 CV 4612 (SWK), filed May 19, 2008. That is not a surprise, since the seven-year investigation that preceded this litigation was at all times conducted out of SEC headquarters. Indeed, the SEC's lead trial counsel recently volunteered to host the parties' Fed. R. Civ. P. 26(f) Conference at the SEC's Washington headquarters for his and his colleagues' convenience.

Thus, transfer of this case to the Eastern District of Virginia will not result in shifting of inconvenience from defendants to the SEC. Instead, it will greatly increase the convenience to Mr. Rindner and the plaintiff alike.

b) Convenience of Potential Witnesses

Courts weigh the convenience of the witnesses factor not based on the "number of prospective witnesses . . . but, rather, [by assessing] the materiality of their anticipated testimony." *Promuto*, 44 F. Supp. 2d at 639 (quoting *Dwyer v. Gen. Motors Corp.*, 853 F. Supp. 690, 693-94 (S.D.N.Y. 1994)). In this case, both the number of prospective witnesses and the materiality of their anticipated testimony weigh toward transfer.

Mr. Rindner's most important witnesses will be current and former AOL employees, such as David Colburn, Edward Prince, Eric Keller, John Underwood, Adam Lehman, Brian Heller,

Karen Litsinger, Jay Rappaport and Jeff Wilsey. All but one of these individuals has been identified by AOL to the SEC as being part of the deal team on one or more of the transactions at issue. See, e.g., AOL's Rule 21(a) Reports filed Oct. 23, 2002, Nov. 15, 2002, Nov. 22, 2002, Nov. 27, 2002, and Dec. 13, 2002 (listing deal employees). On information and belief, many of these witnesses will testify that they were involved in the deals in question – and, in certain instances, the specific events alleged – but did not believe they were doing anything improper. let alone participating in a fraud. 10 See, e.g., Prince Dep. 145:14-157:9, In re AOL Time Warner, Inc. Sec. & "ERISA" Shareholder Litig., MDL Docket No. 1500, 02 Civ. 5575 (SWK), Aug. 31, 2006 (attached hereto as Ex. 10). Several are expected testify that Mr. Rindner's role on these transactions was limited or peripheral, and consistent with his responsibilities for managing the interactive marketing pipeline. In addition, a former Ernst & Young auditor, Harry Edward Paul, can provide critical testimony that plainly refutes the SEC's Telefonica and Bertelsmann allegations. Paul is expected to testify he was part of the team of Ernst & Young auditors who closely scrutinized the Bertelsmann and Telefonica transactions on multiple occasions and determined that the advertising revenue did not need to be restated. Paul is further expected to

¹⁰ For example, the SEC alleges that the fraudulent nature of the WorldCom advertising deal was described in a November 5, 2001 e-mail that Mr. Rindner received. Compl. ¶¶ 171, 173. Edward Prince also received that e-mail, and he responded to it. Based on his testimony in another proceeding, Prince is expected to testify that he did not know what the e-mail was referring to, and sought additional input from another individual involved with the negotiation, who believed WorldCom was confused about the deal. Prince also made clear that the e-mail did not raise any concern with him about the propriety of the transaction. Prince Dep. 152:6-157:9, In re AOL Time Warner, Inc. Sec. & "ERISA" Shareholder Litig., MDL Docket No. 1500, 02 Civ. 5575 (SWK), Aug. 31, 2006 (attached hereto as Ex. 10); see also Colburn Testimony 191:14-23, 193:9-10, In re AOL Time Warner, No. HO-9249, Apr. 25, 2007 (attached hereto as Ex. 16). In addition, the SEC alleges that the WorldCom advertising deal was fraudulent because Mr. Rindner and others knew that WorldCom did not want online advertising. Compl. ¶ 170. On information and belief, several witnesses, including David Colburn, believed that the author of the November 5, 2001 e-mail had a tendency to make inflammatory remarks and take things out of context. Others share the sentiment. See, e.g., Colburn Testimony 191:14-23, 193:9-10, In re AOL Time Warner, No. HO-9249, Apr. 25, 2007 (Ex. 16).

testify that as part of its review, Ernst & Young considered many of the same documents and theories raised in the Complaint and nonetheless stood by the Bertelsmann and Telefonica revenue. *See generally*, Testimony of Harry Edward Paul, *In re AOL Time Warner*, HO-9429, Jun. 7, 2004; *see also* Memorandum to AOL Investigation Files from Eddie Paul, Nov. 6, 2002 ("Telefonica DataCorp., S.A.U. (Telefonica) December 2000 Agreements as to When Fair Value of Advertising Sold Under Umbrella Advertising Agreements Should Be Evaluated") (attached hereto as Ex. 11).

All of these witnesses presently live within 35 miles of the Alexandria, Virginia federal courthouse. Their testimony substantially undermines the SEC's case and will be critical to determining both whether Mr. Rindner in fact acted as the SEC contends, and whether he did so with scienter. Put simply, the testimony of these witnesses will be essential to Mr. Rindner's defense.

Not only is the Eastern District of Virginia a much more convenient forum for Mr. Rindner's key witnesses, it is also, on balance, considerably more convenient for the SEC's likely witnesses against Mr. Rindner. The transactions at issue were primarily negotiated on AOL's behalf in Dulles, Virginia, within the Eastern District of Virginia. Most of the individuals identified by AOL to the SEC as members of the relevant deal teams worked at AOL's headquarters. *See, e.g.*, AOL's Rule 21(a) Reports filed Oct. 23, 2002, Nov. 15, 2002, Nov. 22, 2002, Nov. 27, 2002, Dec. 13, 2002, and Feb. 28, 2003 (listing deal employees) (Ex. 1). A majority of them still currently reside in or near the Eastern District of Virginia. It seems unfathomable that the majority of AOL's witnesses against Mr. Rindner will reside outside of 100 miles of the Alexandria courthouse, and certainly many more will reside in or around the Eastern District of Virginia than the Southern District of New York.

Transfer to the Eastern District of Virginia will greatly convenience all of these witnesses and allow Mr. Rindner to present his case fairly. This factor thus also weighs heavily in favor of transfer.

2. Availability of Process to Compel Attendance of Unwilling Witnesses

In addition, transfer to the Eastern District of Virginia will make available process to compel these witnesses to appear at trial. This consideration is especially important. Rubinstein, 48 F. Supp. 2d at 325 ("the availability of process to require non-party witnesses to testify is the most compelling consideration") (quoting Purcell Graham, 1994 WL 15196, at *15) (internal quotation marks omitted). Nearly all of Mr. Rindner's key witnesses are non-party witnesses. Because the vast majority of these witnesses live within 100 miles of the Eastern District of Virginia, that court can compel them to appear at trial. The Southern District of New York, on the other hand, lacks any power of compulsion over these witnesses, and there is no indication that any of them would voluntarily travel to the Southern District of New York at Mr. Rindner's request. Indeed, counsel for some non-party witnesses have indicated that their clients are not willing to travel to the Southern District to testify in this case. This Court thus should ensure that the "jury . . . have the opportunity to observe these witnesses and evaluate their demeanor[.]" Purcell Graham, 1994 U.S. Dist. LEXIS 15196, at *19. The availability of process to compel the attendance of Mr. Rindner's key witnesses plainly warrants transfer to the Eastern District of Virginia.

3. The Locus of Operative Events

The location of the operative events is a "primary factor" in determining whether to transfer venue. *Dealtime.com*, 123 F. Supp. 2d at 756; *ZPC 2000*, 86 F. Supp. 2d at 279 (citing *Smart v. Goord*, 21 F. Supp. 2d 309, 216 (S.D.N.Y. 1998)). "Courts routinely transfer cases

when the principal events occurred and the principal witnesses are located in another district." *Berman v. Informix Corp.*, 30 F. Supp. 2d 653, 658 (S.D.N.Y. 1998); *see also Mobile Video Services Ltd. v. Nat'l Ass'n of Broadcast Employees and Technicians*, 574 F. Supp. 668, 670 (S.D.N.Y. 1983) (transferring case to district where, as here, the "material occurrences which formed the factual basis for" the litigation took place). Courts also consider the "local interest in having the controversy decided in the district." *Kelly v. MD Buyline, Inc.*, 2 F. Supp. 2d 420, 441 (S.D.N.Y. 1998).

In this case, every single principal event underlying the SEC's allegations against Mr. Rindner occurred in Virginia. ¹¹ The Complaint mentions Mr. Rindner in connection with advertising transactions with seven AOL counterparties, each of which was structured and negotiated on behalf of AOL in Northern Virginia. Although the Complaint alleges minimal involvement by Mr. Rindner in most of those transactions, his limited role primarily is alleged to take the form of interacting with other Virginia-based AOL personnel. Where the Complaint alleges more substantive involvement by Mr. Rindner, such involvement occurred in the Eastern District of Virginia, as Mr. Rindner operated out of AOL headquarters throughout his employment with the company. Significantly, not a single act alleged by the SEC and attributed to Mr. Rindner occurred in the Southern District of New York.

Furthermore, here, there is a particularly strong "local interest in having the controversy decided in the district that is the principal locus of the transactions in question." *Kelly*, 2 F. Supp. 2d at 441. AOL was founded in Northern Virginia and had its headquarters in the Eastern District of Virginia at all relevant times. When it was founded, AOL was at the forefront of the

 $^{^{11}}$ The same is true for the other defendants, with the exception of the 10 months Mr. Kelly worked in New York.

technology boom on the East Coast. It brought a significant number of jobs to the Northern Virginia area, and ultimately led the way to the development of the "Dulles Corridor," which remains vital to Northern Virginia's job market.¹²

On the other hand, AOL's primary connection to New York is the recent transfer of its headquarters from Virginia to New York. Although AOL merged with Time Warner in 2001, AOL remained a subsidiary of AOLTW and continued independent operations in Dulles, Virginia. There is simply no basis for concluding that New York has genuine local interest in having this case – in particular the case against Mr. Rindner – especially when weighed against the interest in Northern Virginia. The locus of events and local interest weighs very heavily in favor of transfer.

4. Trial Efficiency and the Interest of Justice

In evaluating a § 1404(a) motion, "courts should also consider the 'practical problems that would make the trial of a case easy, expeditious and inexpensive." *Dwyer*, 853 F. Supp. at 694 (quoting *Ryer v. Harrisburg Kohl Bros., Inc.*, 307 F. Supp. 276, 279 (S.D.N.Y. 1969)) (internal quotation marks omitted). These practical considerations also weigh strongly in favor of transferring this proceeding to the Eastern District of Virginia.

Transfer of the case to Virginia certainly would result in an expeditious resolution and lower litigation costs. As a threshold matter, the Eastern District of Virginia's well known "rocket docket" ensures that discovery moves expeditiously, and that trials are rapid and

¹² Transferring Mr. Rindner's case to the Eastern District of Virginia, which is the locus of all relevant facts pertaining to him, is also in the public interest. "To retain a case such as this which has no real nexus to New York would only serve to further delay adjudication of other cases brought by parties who are compelled to sue in the Southern District[.]" *Morales v. Naverias de Puerto Rico*, 713 F. Supp. 711, 713-14 (S.D.N.Y. 1994).

economical. See generally Carrie E. Johnson, Rocket Dockets: Reducing Delay in Federal Civil Litigation, 85 Cal. L. Rev. 225 (Jan. 1997).¹³

In a case such as this – involving multiple complex transactions – the rocket docket's procedures will drastically reduce litigation costs. Discovery and trial both would be sharply abbreviated. Costs will be further reduced because counsel for the SEC and Mr. Rindner will not have to relocate to New York for trial, and many fewer witnesses will have to travel to testify. 14

Of equal importance, the rocket docket is particularly appropriate for this action, given the SEC's patent indolence in bringing the case. The SEC investigated these matters for nearly seven years before filing its Complaint, some two and a half years after notifying Mr. Rindner that it intended to sue him. The SEC then waited six weeks to serve the Complaint after it was filed, despite Mr. Rindner's repeated offers to waive service of process. The SEC now is proposing a trial date in late 2010, some 10 years after most of the events in question, while at the same time claiming, among other things, that Mr. Rindner and the other defendants are threats to the investing public and should be prohibited from serving as officers or directors of public companies. Compl. at 54-55. The dark cloud of these baseless accusations, hanging over Mr. Rindner's head for years, has been professionally detrimental and personally distressing. He seeks and deserves the most rapid trial date available, which the Eastern District of Virginia's

In 2007, for civil cases in the Eastern District of Virginia for which jury trials were ultimately completed, the median time interval between filing and the start of trial was 8.2 months. See Judicial Business of the United States Courts, 2007 Annual Report of the Director, James C. Duff at 191. The median time interval between filing and disposition of civil cases by trial in the Eastern District of Virginia was 9.5 months for the same period. Id. at 175. In the Southern District of New York, the time intervals are 29 months and 25.7 months, respectively. Id. at 191, 175. Among federal district courts, the Eastern District of Virginia also has one of the lowest percentages of civil cases that have been pending for two years, and the lowest percentage of civil cases that have been pending for three or more years. Id. at 178-80.

¹⁴ Having fewer witnesses testifying by deposition will also enhance the presentation of evidence to the jury.

rocket docket has a well-deserved reputation for providing. It is thus practical and just to transfer this proceeding.

5. The SEC Is Not Entitled To Deference In Choosing This Forum

In general, "a plaintiff's choice of forum is . . . entitled to substantial consideration."

ZPC 2000, 86 F. Supp. 2d at 280 (citing *In re* Warrick, 70 F.3d 736, 741 (2d Cir. 1995)) (internal quotation marks omitted). However, where the chosen forum "has no material connection" to the litigation, "this factor should be given little weight." *Id.* (citing *Wechsler v. Macke Int'l Trade, Inc.*, 1999 WL 1261251, at *9 (S.D.N.Y. Dec. 27, 1999)) (internal quotation marks omitted); *see also Rubinstein*, 48 F. Supp. 2d at 325 ("This deference is entitled to less consideration where, as here, the forum chosen has no substantive ties to the litigation.") (citing *Am. Marketing Enters., Inc. v. Sun Apparel, Inc.*, 1997 WL 47813, at *3 (S.D.N.Y. Feb. 6, 1997)). In addition, where, as here, a party selects a forum as a result of naked forum shopping, the deference should receive even less weight. *See generally Iragorri v. United Technologies Corp.*, 274 F.3d 65, 72 (2d Cir. 2001) ("the more it appears that plaintiff's choice of a U.S. forum was motivated by forum-shopping reasons . . . the less deference the plaintiff's choice commands").

Because the SEC's allegations against Mr. Rindner have no substantive tie whatsoever to the Southern District of New York, but are designed to avoid more logical jurisdictions where the SEC suffered embarrassing defeats, there is no reason to defer to the SEC's choice of forum here. Likewise, the Southern District of New York has no material connection to the litigation, as every salient fact – the locus of events, parties, and witnesses – all make clear that the Eastern

District of Virginia is the most appropriate forum. The SEC's decision to file this case in the Southern District of New York should receive no deference.¹⁵

C. The claims against Mr. Rindner should be severed to facilitate transfer

To the extent necessary to facilitate the transfer of this case to a more appropriate venue, Mr. Rindner's case should be severed from the case against the other defendants. In deciding whether severance is appropriate, courts consider whether (1) the issues related to the claims against each defendant significantly differ from one another; (2) those separable issues would require different evidence or testimony; (3) the party opposing severance would be prejudiced if it is granted; and (4) the party requesting severance will be prejudiced if it is not granted. *SEC v. Pignatiello*, 1998 U.S. Dist. LEXIS 8297, *8-*9 (S.D.N.Y. 1998); Fed. R. Civ. P. 21. In this case, given the minimal overlap between the allegations against Mr. Rindner and the other defendants, and the vastly different role Mr. Rinder is alleged to have played in the deals, all four factors weigh in favor of severing Mr. Rindner's case, as may be necessary to facilitate a change of venue.

1. The issues related to the claims against Mr. Rindner differ from the issues related to the claims against the other defendants and thus would require different evidence and testimony

As an initial matter, there is minimal overlap between the allegations against Mr. Rindner and the allegations against the other defendants. For most of the transactions in the Complaint, the SEC either barely mentions Mr. Rindner or does not mention him at all. The Complaint does

¹⁵ The remaining two factors – each forum's familiarity with governing law, and the location of relevant documents and access to proof – do not weigh against transfer and are, at most, neutral. Because the relevant law is federal securities law, neither the Southern District of New York nor the Eastern District of Virginia is presumed to have "any greater familiarity" with the governing law than the other. *Rubinstein*, 48 F. Supp. 2d at 325. In addition, although documents related to the transactions at issue here were primarily created in Virginia, it is likely in today's environment that most, if not all, of them are stored electronically. In any event, the location of documents is "hardly a weighty factor." *United States v. Clark*, 360 F. Supp. 936, 943-44 (S.D.N.Y. 1973).

not reference Mr. Rindner in connection with the Sun transaction. It scarcely includes him in discussing the Wembley/Ticketmaster, Veritas, Bertelsmann, and HP deals. Indeed, for the Wembley/Ticketmaster, Veritas, and HP transactions, it alleges no contemporaneous involvement by Mr. Rindner, and for those transactions and Bertelsmann, it fails to allege that Mr. Rindner was aware of any flaws in the underlying accounting. Nor does the SEC suggest that Mr. Rindner played any role in negotiating or structuring those deals, or determining how revenue should be recorded. *See* Compl. ¶¶ 78, 93, 142-143, 154. In short, the skeletal allegations against Mr. Rindner make it abundantly clear that the SEC cannot, and will not, seriously attempt to establish liability against him based on these transactions. ¹⁶

Although the allegations regarding the Telefonica transaction are more detailed, the SEC levies no allegations against any other defendant in connection with that deal. *See* Compl. 98-110. Accordingly, for the transactions associated with seven of the eight counterparties identified in the case, the overlap is negligible or non-existent.

Transactions with only one counterparty – WorldCom – form the bases for the SEC's claims against both Mr. Rindner and the other defendants. *See* Compl. ¶¶ 158-180. Yet the SEC's claims against Mr. Rindner in connection with WorldCom differ dramatically from its claims against the other defendants. Whereas Mr. Rindner allegedly participated in limited discussions with WorldCom and helped structure the deal, the other defendants allegedly approved the accounting for it. *See*, *e.g.* Compl. ¶¶ 163-66. The Complaint does not allege that Mr. Rindner participated in meetings or conversations with any other defendant in connection

¹⁶ As will be further explained in Mr. Rindner's forthcoming Motion To Dismiss The Complaint, most of these transactions also took place outside the applicable limitations period, and the SEC does not even attempt to plead the elements of the applicable causes of action against Mr. Rindner in connection with these deals. Accordingly, it is highly unlikely that the SEC can or will seek liability against Mr. Rindner in connection with them.

with WorldCom, and does not suggest that there will be substantial witness or evidentiary overlap between Mr. Rindner and the other Defendants.

Indeed, that lack of overlap strongly reflects the decided difference between Mr.

Rindner's position at AOL, and the positions of the other defendants. Mr. Rindner, as a midlevel member of the Business Affairs unit, is alleged to have been involved from the perspective of negotiating and executing the deals. He thus is alleged to have managed the Business Affairs "pipeline," participated in a few advertising decisions, and discussed with WorldCom and Telefonica discrete portions of their agreements with AOL. See, e.g., Compl. ¶ 103, 105, 106, 166, 174. The other defendants allegedly were company executives. They are alleged to have set revenue targets, made accounting decisions, and communicated with auditors and the public. See, e.g., Compl. ¶ 55, 58, 60, 66, 72, 76, 79, 80, 84, 88, 90, 95, 118, 128, 129, 132, 133, 134, 137, 151, 163, 165, 175. None is alleged to have been in the Business Affairs unit, regularly engaged in discussions with deal counterparties, or played any role in the advertising component of these transactions.

Given the scant overlap in transactions between Mr. Rindner and the other Defendants, and the starkly different roles that Mr. Rindner and the other defendants allegedly played in the deals, severing Mr. Rindner's case would result in little cumulative evidence or testimony. To the contrary, including Mr. Rindner would result in two radically different and disjointed trials compressed into a single marathon proceeding: one trial involving Mr. Rindner, Telefonica, and WorldCom that focuses on the role of Business Affairs, and a second trial involving Sun, Veritas, HP, Wembley/Ticketmaster, BAG and WorldCom that focuses on the role of management. Accordingly, the first two factors – whether the issues related to each defendant significantly differ from one another and whether those separable issues would require different

evidence or testimony – weigh strongly in favor of severance. *See Corporan v. Binghamton*, 2006 U.S. Dist. LEXIS 74963, at *12 (few ties between separate incidences weighs in favor of severance).

2. The SEC will experience no prejudice if severance is granted, but Mr. Rindner will be prejudiced if the case against him is not severed

The remaining two factors also weigh in favor of severance. The SEC will experience no significant prejudice if severance is granted: there is little overlap between the allegations against Mr. Rindner and the other defendants, the evidence against Mr. Rindner would differ substantially from that used against the other defendants, and the SEC and its lawyers are based in or around the Eastern District of Virginia. *See Pignatiello*, 1998 U.S. Dist. 8297, at *11. By the same token, compelling Mr. Rindner to litigate in the Southern District of New York would likely substantially prejudice him. As set forth above, Mr. Rindner's key witnesses cannot be compelled to testify in the Southern District of New York and some would not voluntarily appear there, the Southern District of New York is far from the locus of operative events, and forcing Mr. Rindner to attend a three month trial in the Southern District of New York would create both personal and professional hardship.

In addition, Mr. Rindner would be compelled to attend a lengthy trial involving substantial numbers of transactions in which he was not materially involved, dozens of witnesses who will not mention his name, and hundreds of exhibits that do not pertain to him. That would create a genuine likelihood of juror confusion and the strong possibility of spill-over prejudice based on evidence presented against other Defendants. *See Corporan*, 2006 U.S. Dist. LEXIS 74963, at *13-*14; *see also Zafiro v. United States*, 506 U.S. 534, 539 (1993) ("When many defendants are tried together in a complex case and they have significantly different degrees of culpability, the risk of prejudice is heightened."). The sole means of alleviating that prejudice,

and ensuring that the case presented is one that actually relates to Mr. Rindner, is to sever his case. Because all four relevant factors weigh in favor of severance, Mr. Rindner's case should be transferred to the Eastern District of Virginia.

CONCLUSION

The majority of the factors – including the most important factors – that courts consider in determining whether to transfer a proceeding overwhelmingly weigh in favor of transfer.

Taken as a whole, the SEC's case is connected to the Southern District of New York by only the finest of threads, and to the Eastern District of Virginia by every measurable fact. In addition, the minimal overlap in the allegations against Mr. Rindner and the other defendants demonstrates that severing his case to facilitate transfer is appropriate. Accordingly, Mr. Rindner respectfully requests that this Court transfer Mr. Rindner's case to the United States District Court for the Eastern District of Virginia.

Respectfully submitted,

_/s/ Mark J. Hulkower Mark J. Hulkower Jonathan C. Drimmer Steptoe & Johnson LLP 1330 Connecticut Avenue, N.W. Washington, D.C. 20036-1795 (202) 429-3000

Counsel for Steven Rindner

Dated: August 27, 2008

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMI	SSION,)
Plaintiff,)
v.) No. 08 Civ. 4612 (SWK)
JOHN MICHAEL KELLY, STEVEN E. RINDNER, JOSEPH A. RIPP, and MARK WOVSANIKIER, Defendants.) [PROPOSED] ORDER) SEVERING CASE AGAINST) STEVEN E. RINDNER AND) TRANSFERRING TO) ALEXANDRIA DIVISION OF) THE EASTERN DISTRICT OF VIRGINIA
Upon the Motion of Defendant Steve Eastern District of Virginia, and the accomp	en E. Rindner to Sever and Transfer Case to the
TRANSFERRED to the Alexandria Division	case against Defendant Steven E. Rindner is n of the Eastern District of Virginia.
Dated:, 2008 New York, New York	
	Judge Shirley Wohl Kram United States District Court Judge

Index of Exhibits to Defendant Steven Rindner's Motion to Transfer Venue SEC v. Kelly, No. 08 Civ. 04612 (SWK)

- 1. Cover pages of Section 21(a) Reports filed by American Online, Inc.
- 2. AOL Business Affairs/Corp Dev Department Phone List, dated Dec. 4, 2000
- 3. E-mail from S. Rindner to J. Patti, dated Jan. 17, 2001
- 4. AOL Business Affairs and Development Office Phone Numbers, Locations, dated Jul. 18, 2001
- 5. E-mail from J. Tyeryar to E. Prince, S. Rindner, dated Dec. 14, 2001
- 6. E-mail from S. Rindner to E. Keller, G. Rigdon, D. Dunbar, dated Feb. 2, 2002
- 7. E-mail from S. Rindner to V. Harker, dated Nov. 21, 2001
- 8. Instant Message exchange, dated Dec. 7, 2000
- 9. SEC's Notice of Designation of Related Civil Cases, filed March 21, 2005 in SEC v. *Time Warner, Inc.*, No. 05-0578
- 10. Excerpts from Prince Dep. 145:14-157:9, *In re AOL Time Warner, Inc. Sec. & "ERISA"* Shareholder Litig., MDL Docket No. 1500, 02 Civ. 5575 (SWK), Aug. 31, 2006
- 11. Memorandum to AOL Investigation Files from Eddie Paul, Nov. 6, 2002 ("Telefonica DataCorp., S.A.U. (Telefonica) December 2000 Agreements as to When Fair Value of Advertising Sold Under Umbrella Advertising Agreements Should Be Evaluated")
- 12. Excerpts from Wovsaniker Dep. 36:5-37:6, *In re AOL Time Warner, Inc. & "ERISA"* Shareholder Litig., MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jul. 24, 2006
- 13. Excerpts from Kelly Dep. 29:13-32:14, *In re AOL Time Warner, Inc. & "ERISA" Shareholder Litig.*, MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jul. 26, 2006
- 14. Excerpts from Beams Dep. 11:16-12:3, 12:22-13:2, *In re AOL Time Warner, Inc.* & "ERISA" Shareholder Litig., MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jun. 15, 2006
- 15. Excerpts from Hurst Dep. 22:19-25, In re AOL Time Warner, Inc. & "ERISA" Shareholder Litig., MDL Docket No. 1500, 02 Civ. 5575 (SWK), Jul. 11, 2006
- 16. Excerpts from Colburn Testimony 191:14-23, 193:9-10, *In re AOL Time Warner*, No. HO-9249, Apr. 25, 2007

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EDWARD BENNETT WILLIAMS (1920-1986)
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September 23, 2002

HAND DELIVERED

Gregory T. Lawrence, Esquire
United States Securities & Exchange Commission
450 5th Street, N.W.
Washington, D.C. 20549

Re: In the Matter of AOL Time Warner Inc., No. HO-9429

Dear Mr. Lawrence:

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Enclosed is an interim report by AOL Time Warner Inc. ("AOLTW") reporting on America Online, Inc.'s ("AOL") transactions with Homestore.com, submitted in response to the Securities and Exchange Commission's (the "Commission") Order under Section 21(a) of the Securities Exchange Act of 1934, dated August 13, 2002, as modified by the August 28, 2002 letter from the Commission's staff (collectively, the "Order"), directing that AOLTW file a statement in writing, under oath, as to the facts and circumstances concerning certain indicated matters ("Requests").

There are several matters to bring to your attention: First, since AOLTW has already given you the addresses of most of the AOL employees who are identified in the transaction summaries, we have not included those again in the report. If you need an additional address, just let me know and I will get it for you. Second, because the SEC's investigation of Homestore.com only covered the time period after January 1, 2001, the detail presently available for transactions between AOL and Homestore during earlier years is somewhat less – although, as you will see, still quite substantial. Third, AOLTW has made every effort to provide the accompanying information in as comprehensive manner as possible, consistent with

Confidential Treatment Requested Under 17 C.F.R. § 200.83
6AOL001570001
CONFIDENTIAL TREATMENT
REQUESTED

WILLIAMS & CONNOLLY LLP Gregory T. Lawrence, Esquire September 23, 2002 Page 2

previously discussed time limitations and other constraints, and will continue to work with the Commission to address any concerns about this or any other matter.

AOLTW requests that this letter and the enclosed documents be given confidential treatment pursuant to Commission Rule 83 (17 C.F.R. § 200.83).

6AOL001570002 CONFIDENTIAL TREATMENT REQUESTED

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October 23, 2002

HAND DELIVERED

Gregory T. Lawrence, Esquire United States Securities & Exchange Commission 450 5th Street, N.W. Washington, D.C. 20549

Re: In the Matter of AOL Time Warner Inc., No. HO-9429

Dear Mr. Lawrence:

Enclosed is an interim report by AOL Time Warner Inc. ("AOLTW") reporting on certain of America Online, Inc.'s ("AOL") transactions, submitted in response to the Securities and Exchange Commission's (the "Commission") Order under Section 21(a) of the Securities Exchange Act of 1934, dated August 13, 2002, as modified by the August 28, 2002 letter from the Commission's staff (collectively, the "Order"), directing that AOLTW file a statement in writing, under oath, as to the facts and circumstances concerning certain indicated matters ("Requests"). This report discusses two of the transactions that were initially described in a series of articles in the Washington Post — Telefonica's December 2000 agreements with AOL and eBay's advertising representative arrangement with AOL. This interim report describes all transactions of which we are aware between AOL and Telefonica, and therefore constitutes AOL's complete response to Section IX of the Order. As to eBay, this interim report focuses only on the transactions specifically identified in my letter to you of September 13, 2002, and does not attempt to provide a comprehensive description of AOL's other agreements with that party.

AOLTW has made every effort to provide the accompanying information in as comprehensive manner as possible, consistent with previously discussed time

Confidential Treatment Requested Under 17 C.F.R. § 200.83

2AOL05919 1845 Confidential Treatment Requested

WILLIAMS & CONNOLLY LLP

Gregory T. Lawrence, Esquire October 23, 2002 Page 2

limitations and other constraints, and will continue to work with the Commission to address any concerns about this or any other matter.

AOLTW requests that this letter and the enclosed documents be given confidential treatment pursuant to Commission Rule 83 (17 C.F.R. § 200.83).

Very trally yours,

Confidential Treatment Requested Under 17 C.F.R. § 200.83

2AOL05919 1846 Confidential Treatment Requested

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November 15, 2002

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In the Matter of AOL Time Warner Inc., No. HO-9429

Dear Mr. Lawrence:

Enclosed is an interim report by AOL Time Warner Inc. ("AOLTW") reporting on certain of America Online, Inc.'s ("AOL") transactions, submitted in response to the Securities and Exchange Commission's (the "Commission") Order under Section 21(a) of the Securities Exchange Act of 1934, dated August 13, 2002, as modified by the August 28, 2002 letter from the Commission's staff (collectively, the "Order"), directing that AOLTW file a statement in writing, under oath, as to the facts and circumstances concerning certain indicated matters ("Requests"). This report discusses the Ticketmaster (August 2000) and Wembley (September 2000) transactions that were initially described in a series of articles in the Washington Post. This interim report focuses only on the transactions specifically identified in my letter to you of September 13, 2002, and does not attempt to provide a comprehensive description of AOL's other agreements (if any) with Ticketmaster and Wembley. AOLTW has made every effort to provide the accompanying information in as comprehensive manner as possible, consistent with previously discussed time limitations and other constraints, and will continue to work with the Commission to address any concerns about this or any other matter.

Confidential Treatment Requested Under 17 C.F.R. § 200.83

1A0L37102 0530 Confidential Treatment -Requested

WILLIAMS & CONNOLLY LLP

Gregory T. Lawrence, Esquire November 15, 2002 Page 2

AOLTW requests, pursuant to 17 C.F.R. § 200.83, that confidential treatment be accorded to this letter and to the enclosed report. AOLTW further requests that confidential treatment be accorded to any notes, memoranda, or other records created by or at the direction of the Commission, its officers or staff members, that reflect, refer or relate to this letter or the enclosed report.

Please promptly inform me, at the address and phone number listed above, of any request under the Freedom of Information Act seeking access to this letter or the enclosed report to enable us to substantiate the grounds for confidential treatment, unless the Commission intends to deny such request for access on other grounds.

F. Whitten Peters

Confidential Treatment Requested Under 17 C.F.R. § 200.83

1AOL37102 0531 Confidential Treatment — Requested DAVED POVICH
STEVEN M. UMIN
JOHN W. VAR DAMAN
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JAMES A. TOLLER, ISI
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FLYER R. EUPEY
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STRYEN A. STEINACH
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R. HACKMEY WIRCMANN NOBERT IN CARY KEYNN IN MODEST THE CARY KEYNN IN MODEST THE MODEST T

OF COUNSEL
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LATHOND W. BERGAN
ERRHIAH C. COLLINS

November 22, 2002

HAND DELIVERED

Gregory T. Lawrence, Esquire United States Securities & Exchange Commission 450 5th Street, N.W. Washington, D.C. 20549

Re: In the Matter of AOL Time Warner Inc., No. HO-9429

Dear Mr. Lawrence:

Enclosed is an interim report by AOL Time Warner Inc. ("AOLTW") reporting on certain of America Online, Inc.'s ("AOL") transactions, submitted in response to the Securities and Exchange Commission's (the "Commission") Order under Section 21(a) of the Securities Exchange Act of 1934, dated August 13, 2002, as modified by the August 28, 2002 letter from the Commission's staff (collectively, the "Order"), directing that AOLTW file a statement in writing, under oath, as to the facts and circumstances concerning certain indicated matters ("Requests"). This report discusses certain transactions between AOL and Veritas, Hewlett-Packard, and The Golf Channel. The enclosed report focuses on the transactions that were the subject of the restatement announced by AOLTW on October 23, 2002, and does not attempt to provide a comprehensive description of AOL's other agreements (if any) with those entities. AOLTW has made every effort to provide the accompanying information in as comprehensive manner as possible, consistent with previously discussed time limitations and other constraints, and will continue to work with the Commission to address any concerns about this or any other matter.

AOLTW requests, pursuant to 17 C.F.R. § 200.83, that confidential treatment be accorded to this letter and to the enclosed report. AOLTW further requests that confidential treatment be accorded to any notes, memoranda, or other records

Confidential Treatment Requested Under 17 C.F.R. § 200.83

2AOL05919 1600 Confidential Treatment Requested WILLIAMS & CONNOLLY LLP

Gregory T. Lawrence, Esquire November 22, 2002 Page 2

created by or at the direction of the Commission, its officers or staff members, that reflect, refer or relate to this letter or the enclosed report. Please promptly inform me, at the address and phone number listed above, of any request under the Freedom of Information Act seeking access to this letter or the enclosed report to enable us to substantiate the grounds for confidential treatment, unless the Commission intends to deny such request for access on other grounds.

Very truly yours,

F. Whitten Peters

Confidential Treatment Requested Under 17 C.F.R. § 200.83

2AOL05919 1601 Confidential Treatment Requested DAVID POVICH
STEVEN H. UNIN
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JOHN J. BUCKLEY, JR.
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BARRY S. SHOWN

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F. WHITTEN PETERS
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J. WARD
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CAROLYN H. WILLIAMS
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JEREMIAH C. COLLINS

November 27, 2002

HAND DELIVERED

Gregory T. Lawrence, Esquire United States Securities & Exchange Commission 450 5th Street, N.W. Washington, D.C. 20549

Re: In the Matter of AOL Time Warner Inc., No. HO-9429

Dear Mr. Lawrence:

Enclosed is an interim report by AOL Time Warner Inc. ("AOLTW") reporting on certain of America Online, Inc.'s ("AOL") transactions, submitted in response to the Securities and Exchange Commission's (the "Commission") Order under Section 21(a) of the Securities Exchange Act of 1934, dated August 13, 2002, as modified by the August 28, 2002 letter from the Commission's staff (collectively, the "Order"), directing that AOLTW file a statement in writing, under oath, as to the facts and circumstances concerning certain indicated matters ("Requests"). This report discusses certain transactions between AOL and: Network Solutions Inc.; CareInsite, Inc.; NBA Media Ventures, LLC; WebMD; First USA VISA; Public Broadcasting Service; Circuit City Stores, Inc.; Target Corporation; TV Guide; Sony Pictures; Sesame Workshop; Blockbuster, Inc.; Hachette Filipacchi Magazines, Inc.; BigStep.com, Inc.; MCI Worldcom, Inc.; and Qwest Communications. The enclosed reports on MCI Worldcom, Inc. and Qwest Communications focus only on the transactions that were the subject of the restatement announced by AOLTW on October 23, 2002, and do not attempt to provide a comprehensive description of AOL's other agreements with those entities. AOLTW has made every effort to provide the accompanying information in as comprehensive manner as possible, consistent with previously discussed time limitations and other constraints, and

Confidential Treatment Requested Under 17 C.F.R. § 200.83

1A0L37102 1196 Confidential Treatment — Requested

WILLIAMS & CONNOLLY LLP

Gregory T. Lawrence, Esquire November 27, 2002 Page 2

will continue to work with the Commission to address any concerns about this or any other matter.

AOLTW requests, pursuant to 17 C.F.R. § 200.83, that confidential treatment be accorded to this letter and to the enclosed report. AOLTW further requests that confidential treatment be accorded to any notes, memoranda, or other records created by or at the direction of the Commission, its officers or staff members, that reflect, refer or relate to this letter or the enclosed report. Please promptly inform me, at the address and phone number listed above, of any request under the Freedom of Information Act seeking access to this letter or the enclosed report to enable us to substantiate the grounds for confidential treatment, unless the Commission intends to deny such request for access on other grounds.

Very traly vonrs

F. Whitten Peters

Confidential Treatment Requested Under 17 C.F.R. § 200.83

1A0L37102 1197 Confidential Treatment — Requested



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JEREMIAH C. COLLINS

December 13, 2002

BY FEDERAL EXPRESS

Gregory T. Lawrence, Esquire United States Securities & Exchange Commission 450 5th Street, N.W. Washington, D.C. 20549

Re: In the Matter of AOL Time Warner Inc., No. HO-9429

Dear Mr. Lawrence:

Enclosed is an interim report by AOL Time Warner Inc. ("AOLTW") reporting on certain of America Online, Inc.'s ("AOL") transactions, submitted in response to the Securities and Exchange Commission's (the "Commission") Order under Section 21(a) of the Securities Exchange Act of 1934, dated August 13, 2002, as modified by the August 28, 2002 letter from the Commission's staff (collectively, the "Order"), directing that AOLTW file a statement in writing, under oath, as to the facts and circumstances concerning certain indicated matters ("Requests"). This report discusses certain transactions between AOL and Oxygen Media, Inc. and Bertelsmann A.G. AOLTW has made every effort to provide the accompanying information in as comprehensive manner as possible, consistent with previously discussed time limitations and other constraints, and will continue to work with the Commission to address any concerns about this or any other matter.

AOLTW requests, pursuant to 17 C.F.R. § 200.83, that confidential treatment be accorded to this letter and to the enclosed report. AOLTW further requests that confidential treatment be accorded to any notes, memoranda, or other records created by or at the direction of the Commission, its officers or staff members, that reflect, refer or relate to this letter or the enclosed report. Please promptly inform me, at the address and phone number listed above, of any request under the

Confidential Treatment Requested Under 17 C.F.R. § 200.83

2AOL08601 0056 Confidential Treatment Requested



WILLIAMS & CONNOLLY LLP

Gregory T. Lawrence, Esquire December 13, 2002 Page 2

Freedom of Information Act seeking access to this letter or the enclosed report to enable us to substantiate the grounds for confidential treatment, unless the Commission intends to deny such request for access on other grounds.

vory thury yours,

F. Whitten Peters

2AOL08601 0057 Confidential Treatment Requested

Confidential Treatment Requested Under 17 C.F.R. § 200.83



DAVID E. KENDALL CREGORY B. CRAIG JOHN J. BUCKLEY, JR. TERRENCE O'DONNELL

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THOMAS G. HENTOFF
KUMIKI GIBSON PAUL & CAPPNEY MARCIE R. ZIEGLER KENNETH C. SMURZYNSKI JOHN E. SCHMIDTLEIN SUZANNE H. WOODS CRAIG D. SINGER

RAYMOND W. BERGAN JEREMIAH C. COLLINS

February 28, 2003

HAND DELIVERED

Gregory T. Lawrence, Esquire United States Securities & Exchange Commission 450 5th Street, N.W. Washington, D.C. 20549

In the Matter of AOL Time Warner Inc., No. HO-9429

Dear Mr. Lawrence:

Enclosed is a report by AOL Time Warner Inc. ("AOLTW") reporting on certain matters relating to America Online, Inc. ("AOL"), submitted in response to the Securities and Exchange Commission's (the "Commission") Order under Section 21(a) of the Securities Exchange Act of 1934, dated August 13, 2002, as modified by the August 28, 2002 letter from the Commission's staff (collectively, the "Order"), directing that AOLTW file a statement in writing, under oath, as to the facts and circumstances concerning certain indicated matters ("Requests"). This report responds to Requests X through XV of the Order. Also enclosed are documents bearing bates numbers 13AOL002010001 through 13AOL002012873 that are referenced in this report. AOLTW has made every effort to provide the accompanying information in as comprehensive manner as possible, consistent with previously discussed time limitations and other constraints, and will continue to work with the Commission to address any concerns about this or any other matter.

AOLTW requests, pursuant to 17 C.F.R. § 200.83, that confidential treatment be accorded to this letter, the enclosed report, and the accompanying documents. AOLTW further requests that confidential treatment be accorded to any notes, memoranda, or other records created by or at the direction of the Commission, its officers, or staff members that reflect, refer, or relate to this letter, the enclosed

Confidential Treatment Requested Under 17 C.F.R. § 200.83

2AOL05224 0880 **Confidential Treatment** Requested

WILLIAMS & CONNOLLY LLP

Gregory T. Lawrence, Esquire February 28, 2003 Page 2

report, or the accompanying documents. Please promptly inform me, at the address and phone number listed above, of any request under the Freedom of Information Act seeking access to this letter or the enclosed report or documents to enable us to substantiate the grounds for confidential treatment, unless the Commission intends to deny such request for access on other grounds.

Confidential Treatment Requested Under 17 C.F.R. § 200.83

2AOL05224 0881 **Confidential Treatment** Requested

BUSINESS AFFAIRS/CORP DEV DEPARTMENT LIST

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US Mail: 501 East Middlefield Road
Mountain View CA 94043
Shipping: 360 West Caribbean Drive
Sunnyvale CA 94089

CompuServe 5000 Arlington Centre Blvd Columbus OH 43220

New York 45 W. 18th Street New York, NY 10011

AOL Europe 80 Hammersmith Road London UK W14 8UD

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Mirza Baig	51130	MirzaBaig9	Sr Manager
Jennifer Baltimore	51843	JEBaltimor	Director
Jill Battisti	614 538 4327	JillBattisti	AA for Pete & Andy
Andrew Berman	650-937-2744	AJBerman1	Exec Director
Amy Borck	56197	AmyBorck	AA for Ron Grant & J Werther
Jennifer Botwright	51922	JenniferBot	AA for Joe & Lisa
Megan Brown	51159	MeganBrwn	Sr Analyst
Travis Brown	51593	TravisTBrown	Director
John Buchbinder	917 606 4644	JohnBuchbinder	Manager
Clay Buckley	53513	ClayBuckly	Director
Carolyn Caylor Sabrina Cellarosi	52998	Creaylor	EA to Miles
Amanda Chamberlain	52308	Scellarosi	Manager
David Chen		UKAmandaC	Temp AA for Lance
Perry Chen	51168	DavidChen1	Manager
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Patricia Detweiler	51970	TriciaSpeed	Manager
Ken Dodelin	51277	KenDodelin	Manager
Michelle Dunne	51777	MichelleDunne	Database Specialist Intake
Jim Eadic	56329	JimTEadic	Sr Analyst
Jonathan Edson	52453	JREdson	Vice President
Hope Elliott	650-937-6303	HopeElliott	Manager
Julie Essman	56040	JulieEssman00	Temp AA to J Baltimore, D Liu
Mark Feldman	51888	MarkSFeldman	Manager
Mike Flecker Mike Fogarty	56113	MichaelFlecker	Sr Manager
Brandon Fong	212-206-4554	FogartyMP	Director
Josh Freeman	56351 52291	BrandonFong1	Sr Analyst
Alfred Garcia	650 937 4493	JoshLFreeman	Sr Manager
Miles Gilburne	51258	AlfredGarcia	Exec Director
Erin Gough	56316	ZGI ErinGough00	Corp Dev. Board of Directors
Ron Grant	51031	RonEGrant	Temp AA for Lynda & Ali
Evan Graver	TBD	EvanGrayer	Sr Vice President Sr Manager
Vicki Green	51123	Vgreen01	AA to J Lindsay and D Prieto
Andy Hackett	614 538 4256	andyhackett	Manager
Navid Haghighi	51964	Navid6	Sr Manager
Andrew Haire	53457	AndrewHaire	Director
Laura Hall	51380	Lauraahall	Sr Analyst
Paul "Skip" Hanke	51453	PaulAHanke	Manager
Andie Harrelle	52594	AHarrelle	AA for Ron, Jennifer, David
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Matthew Hong	650 937 6690	MattHong650	Manager
Marisa Hughes	51184	marisahughes	Analyst
Yolande Hughes Gio Hunt	51883	Yolandehgh	AA for Eric's group
Joseph Jacob	650 937 5660	GioHunt	Vice President
Samara Jaffe	55244 650 937 6278	JosephJacob	Vice President
THE STATE OF THE S	52136 (CC4)	SamaraJ	Sr Analyst
Ohad Jehassi	53442	OhadJehassi	M
Linda Johnson	650-937-2119	LJohnson720	Manager
		OMMOUT / 20	Temp AA to Andy Berman

Christina Kakol	52818	Christinakakol	AA for Andrew Haire
Eric Keller	52024	ELKeller	Sr Vice President
John Kelly Ruth Kirschner	650 937 2622	JohnKellyNSCP	Manager
Ruth Kn schiler	917 606 4668 (NY)	RSKirschner	Sr Manager
Tracey Lakatos	415 844 9225 (SF) 212-606-4710	Trope - NIX/OD	
Sam Lam	53322	TraceyNY09 SamuelCLam	AA to Kent, Mike
Lisa Laudi	52374	LisaLandil	Sr Analyst
Lori LaSpada	51918	LoriLaSpada	AA for Corp Dev
Adam Lehman	51236	AdamL	Analyst Sr Vice President
Jeff Lindsay	53751	NOVOCAS	Exec Director
David Liu	53296	DLiu8	Director
Angela Long	51237	AngelaMLong	Exec Director
Jeff Lord	53075	JeffRLord	Sr Manager
Patricia Lougee	650 937 2743	Plougee	AA for BA West Coast
Kim Luong Trish Mast	51022	Kimilu2	$\Delta\Delta$ for Δ dam
Aileen McConnell	56185	MastTrish	AA for Clay & Steve
Matt McConnell	54429	mcconnellaileen	Sr Manager
Esther McCullough	51413 55302	mattmcconnell9	Director
Brian Murphy	53839	WriteEsther	Temp AA helping Margo
Tom Newman	56304	Murphola ThomNewman	Operations Manager
	917-606-4707 (NY)	Homnewman	Director
Erin Nguyen	650 937 3326	erinn@netscape.com	A 4
Larisa Nunley	53042	LANunley	Manager Analyst
Andrea Orleans	51966	AndreaOrleans	Sr Manager
Pete Pajor	614 538 4618	Pajor	Director
Jim Patti	51889	JamesWPatti	Sr Manager
Debbie Pettersson	51862	Dpettersson	Office Manager
Indrajit Ponnambalam	56303	Iponnambalam	Sr Analyst
Sandy Pressley	917 606 4623	NYCBAAA	Temp AA for NYC
Dan Pricto	50106	Prictodan	Director
Ted Prince	50060	EdwardPrince	Exec Director
Jay Rappaport Srikanth Reddy	51989	JayRapp	Sr Vice President
Greg Rigdon	563.54	srikanthreddy1	Sr Analyst
Steven Rindner	51256 52038	GregRigdon	Exec Director
Donna Roberts	650 937 6445	Srindner	Exec Director
Joe Ruffolo	55370	DonnaNSCP JoeRuffolo1	Sr Manager
Sherri Ruppert	52129	SherriHig	Manager
Laura Quirk	50396	Lauraquirk00	EA for David
Jonathan Salkoff	51955	jonathansalkoff	Temp AA for Eric & Greg Manager
Steve Schroeder	51017	SteveSchroeder	Exec Director
Sarah Searls	50113	SearlsSara	Manager
Danny Shapiro	56110	DanielAShapiro	Analyst
David Shapiro	52298	DavidShapiro9	Sr Analyst
Akbar Sharfi	51498	AkbarSharfi	Manager
Robert Sirmans Lisa Soltani	51872	SirmansBob	Manager
Veronika Sonsey	53684	LisaSolt	Exec Director
• • • • •	53934	Vsonscv	Manager
Margo Stephen William Stoesser	53402	MargoStephen1	AA for Steve Schroeder
Gabriel Stone	50286 50118	StoesserWC	Manager
Greg Sugar	415-934-2816	GabStone Greg Sugar	Manager
	75 Alabama St., Suite 350,	San Francisco CA 04110	Sr Manager
Jeff Sunshine	51415	JeffSunshine	N.4
Kelly Takenchi	614 538 4328	KellyTakeuchi	Manager AA for Alan
Tina Taylor	53567	Taylore555	AA for Jay
Cyril Thottam	56380	CyrifThottam	Sr Analyst
Ann Tubbs	53314	VAAnn1	AA for Sherri/David
Jeff Tyeryar	50646	tyeryar	Sr Manager
Jake Vastine	650 937 2118	JakeVastine	Manager
Kent Wakeford	212 206 4417	KDWakeford	Exec Director
Jon Werther	52103	JouWerther	Director
Jason Witt	415 844 9232	jsnwtt	Manager
Simone Wu Anne Wydler	51820	SimoneWu	Director
Tom Ziemba	53511	ABWydler	Sr Analyst
	206 343 7001 ications 1000 Devier Ava-	TFZicmba N, Suite 300, Seattle, WA 9	Sr. Manager
0.0 Commun.	Total Dexici Ave,	in, some 500, Seattle, WA 9	9812 I

FAX #s		MISC	
cica.		Help Central	51911
CC4		Facilities Help Desk	53058
BA Main Fax (45B:K02)	703 265 1206	Operations Security	54040
45B.C05 (near Angela Long's ofc)	703 265 4780	Accounting Help Desk	51827
5A.B00	703 265 0672	Gatehouse (Keys & Guests)	
Ron Grant's Group	703 265 0242	Dulles Main #	703-265-1000
Adam Lehman's Group	703 265 4780	Reception (HQ)	52120
CC4 5th Floor Fax	703 265 0670	Reception (CCI)	52130
	703 265 0671	Reception (CC2)	52100
HQ		Reception (CC3)	52500
David Colburn	703 265 1202	Reception (CC4)	50660
Corp Dev	703-265-1103	Marriott Catering	
M & A	703 265 2996	Garber Travel	52322 (SN: Cafebrenda 51880
Pete Pajor Fax	614-457-9665	Copy Center	53460
Alan Alford Fax	614-538-3365	Weather Line	703-265-1606
Vest Coast BA Group	650-937-5444	Mailroom (IIQ)	52113
IY Fax	212-206-4592	Mail room (CC4)	50663
NY Fax (Tom Newman)	212-206-4595	14tt 156tt (CC.4)	30003
IY Fax (Wakeford)	TBD	Shipping (FedEx etc)	53255
		Transfer to V/M	81701
J K		Retrieve VM Messages	51701
ance Conn & Tobias Domest	14130 7340 000 7		21701

+44.20.7348.8005

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Case 1:08-cv-04612-SWK

Document 23-7

Filed 08/27/2008

Page 1 of 1

Page 1 of 1

Confidential Treatment Requested by Steptoe & Johnson LLP

Subj: Re: Veritas Information

Date: 1/17/01
To: JamesWPatti
BCC: wovsaniker/a

In a message dated 1/16/01 6:28:55 PM Eastern Standard Time, JamesWPatti writes:

<< Mark - we do not have an agreed-upon, baseline plan prior to signing, which occured on 9/30. We do have an email trail of discussions between account services and Veritas that begin in early October and continue through the month (and to the present - as the relationship progresses).

The deal was struck with the understanding that we'd work on mutually agreeable carriage at pre-set, rate-card spending levels by quarter. The first ads launched on 10/15. Please see below for a list of all the iterations of the carriage plan by date. Revisions occur regularly on most deals as the client monitors the performance of the ads.

Jim Patti >>

Jim — You need to clean this up and take a second to think about the e-mails you send out. We are all aware that there was no carriage plan in place prior to signing the deal — it was a TBD at our discretion. Subsequently, I asked you to go back to Veritas and get them to agree to a carriage plan — plan properly valued and that made sense for them. All of which you confirmed for me had been done and sent to accounting with the "official package." Your e-mail above confuses issues. I want you to talk with AS and find out exactly the process that was used to gain their agreement on the carriage plan that was created and forwarded to them. Thanks. Steven

SER/AOLTW E0098

Last Update: 7/18/01

New York: AOL - BARD: 45 W 18th Street New York NY 10011 AOL TW: 75 Rockefelter Plaza New York NY 10019	Spinner: 375 Alabama Street #350 San Francisco CA 94110	Tegic: 1000 Dexter Ave North, Suite 300 Seattle WA 98121	ICQ - Israel: Kiryat-Atidim	Bldg, #2 Tel Aviv Israel
22000 AOL Way Dulles VA 20166 22260 Paoific Bhd Dulles VA 20166	CompuServe: 5000 Artington Centre Blvd Columbus OH 43220	466 Ellis Street Mountain View CA 94043 Ishinnina 380 West Caribbaan Drive	Sunnyvale CA 94089	AOL Europe: 80 Hammersmith Road, Rm. 307 London UK W148TH
Dulles Campus: HQ: CC4:	CompuServe:	Netscape: (mailing) (shipping)		AOL Europe:

Afford	法·哈·波·罗·邓·达·2008年 1908年	拉 5 体 经工程工程 6 体 4 被 6 体 6 体 6 体 6 体 6 体 6 体 6 体 6 体 6 体 6		A STRUCTURE OF THE STRUCTURE OF THE GLOUD	Pocalion	Group.
, .	T BIG	2704 000 4077	AAITOTO 11 (CCS.COM)	Vice President	Columbus	Alford
Asghar	A	52489	Baasghar	Director	모	Clarizio
Aspegren	Mari	44 20 7348 8067	MaspegrenUK	AA: T Dengel	London	Lehman
Aubin	June	53830	JuneAubin00	A4: J Edson	CC4	Edson
Ayers	John	53678	JohnayersC	Vice President	옆	Clarizio
Baig	Mirza	51130	MirzaBaig9	Sr Manager	CC4	Ringher
Bang	Michelle	212 484 7963	MichelleBang01	Sr Analyst	75 Rock	Clarizio
Battisti	焉	614 538 4327	JillBattisti	AA: A Alford	Columbus	Alford
Ben-Yoseph	Ohad	55722	OhadBA	Senior Analyst	200	Prince
Berman	Andy	650 937 2744	AJBerman1	Exec Director	Mtn View	Edson
Boesenberg	Alex	650 937 3139	AlaxBoesen	Sr. Analyst	Mtn View	H
Boodoosingh	Michael	212 484 7970	MBoodoosingh1	AA [Temp]	75 Rock	Mandel
Botwright	Jennifer	51922	JenniferBot	AA: J Jacob J Ruffoio	CC4	Lehman
Brog	David	50294	DavidBrog	Exec Director	CC4	Rindner
Brown	Claudette	51167	ClaudetteBrown00	AA: M Green [Temp]	CC4	Prince
Brown	Travis	51593	TravisTBrown	Exec Director	0C4	Lehman
Buckley	Clay	53513	ClayBuckly	Exec Director	004	Rindner
Cellarosi	Sabrina	52308	Scellarosi	Sr Manager	004	Lehman
Centers	Shannon	53758	ShannonCenters00	AA: T Brown [Temp]	004	Lehman
Chamberlain	Amanda	44 207 348 8331	UKAmandaC	AA: L Conn	London	Lehman
Chen	Perry	650 937 5623	PerryChen88	Content Analyst	Mtn View	H
Chen	Ted	650 937 2458	TedChen01	Director	Mtn View	Hust
Clarizio	Lynda	51311	Clarity	Sr Vice President	오	Clarizio
Colburn	David	52365	DKRJJ	President	오	Colburn
		212 484 6840 (NY)			75 Rock	Colbum
Combs	Zandra	55741	ZandraCombs	Manager	004	Prince
Conn	Lance	44 20 7348 8330	LanceConn	Sr Vice President	London	Lehman
Daniels	Sean	212 206 4499	DanielsSJ	Sr Manager	45 W 18th	Rindner
David (Brown)	Megan	51159	MeganBrwn	Sr Analyst	CC4	Edson
DeAngelo	Ed	614 538 3217	EdDeAngelo@cs.com	Sr Manager	Columbus	Alford
Dengel	Tobias	50118	TADengei	Vice President	CC4	Lehman
Dodelin	Ken	51277	KenDodelin	Sr Manager	CC4	Edson
Dunne	Michelle	51777	MichelleDunne	Database Specialist/Intake	CC4	Lehman
Eadle	Jim	55329	JimTEadie	Sr Analyst	CC4	Grant
Edson	Jonathan	52453	JREdson	Vice President	CC4	Edson

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		AOL Busin Office P	AOL Business Affairs and Development Office Phone Numbers, Locations				Last Update: 7/18/01
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Enzuali-Cuajoe	l neresa	55196	TheresaEC00	Intern/Intake	004	Lehman	
Essman	Julie	55040	JulieEssman00	AA: D Liu, J Sichel	CC4	Grant	
Feldman	South Elication	5/826	redse	AA: S Rindner	CC4	Rindner	
Flecker	Mike	56113	Maksheldman	Sr Manager	004	Prince	
Florentino	Sonia	917 606 4709	SoniaFlorentino1	Unector Af (Temp)	CC4	Grant	
Fogarty	Mike	212 206 4554	FodartyMP	Director	45 W 18th	Kindner	
Fong	Brandon	56351	BrandonFong1	Sr Analyst	CC4 1000	is to the	
Freeman	Josh	52291	JoshLFreeman	Director	55	Grant	
P. C.	ltzik	972 3 766 5540	ltzik@icq.co:n	Director	stae	Lehman	
Garcia	Alfred	650 937 4493	AlfredGarcía	Vice President	Mtn View	Hut	
Gauter	Rachael	51184	RachaelGautier	Analyst	CC4	Edson	
Goss-Johns	Maisha	55787	MaishaGossJohns	Manager	CC4	Edson	
Gram	יסי	51031	RonEGrant	Sr Vice President	CC4	Grant	
Grayes	Evan	212 506 4316	EvanGrayer	Director	NYC	Prince	
Gurion (Fllo#)	INICAL	55686 550 927 9200	MicahGreenBA	Exec Director	004	Prince	
Tackot	adou	650 937 6303 84 582 1958	Hope Elliott	Manager	Mtn View	Edson	
Hanhinhi	Visit V	514 538 4256 51064	Andyhackett1	Manager	Columbus	Prince	
Haire	Andrew		Navido 	Director	004 4	Prince	
Hall	Laura	51380	Alciew Taire girashall	Exec Director	500	Prince	
Hanke	Paul "Skip"	51453	Dail/AHanke	of Attalyst	2 2	Kindner	
Hawkins	Val	7 348 8279	Vohawkins	Managei Manager R& Wireless		tdson	
Hobbs	Darryl		DHobbsBA	Director	Louiga:	Denner	
Hong	Matthew	650 937 6690	MattHong650	Sr Manager	Mtn View	Tinge	
Hunt	Gio	650 937 5660	GioHunt	Vice President	Mtn View		
Hurd	Joe	-	JHurd3rd	Director	CC4	Rindner	
Jacob	Joseph	55244	JosephJacob	Vice President	00	Lehman	
Jaffe	Samara		SamaraJ	Sr Analyst	CC4	Rindner	
Johnson	Linda	650 937 2119	JohnsonEA	AA: A Berman, A Meisels	Mtn View	Hull	
Junowicz	Linor	4 6223 l	Junowicz	Director	75 Rock	Mandel	
Kakol	Ann		AnnKakol00	Assistant to IM Group [Temp]	CC4	Rindner	
Kelly	Citizania Agrana		Christinakakol	AA: A Haire	004	Prince	
Xe Y	Greta	530 95/ 2522 J	John Kelly NSCP	Sr Manager	Mtn View	Hunt	
Kimberly	Dawn		Gleta Kielli Dano Kimbarbid	AA: V Schroeder	004	Edson	
Knol	Duffy			AA: I Prince Director	5 5	Prince	
Lakatos	Tracey	917 606 4710		skeford M Focarty	45 W 18th	Rindner	
Lam	Sam		_		004	Foson	
Lan	Ranee	4 7770		Sr Manager	75 Rock	Mandel	
Landi aSpada	Lsa			EA: L Clarizio, J Ayers	오	Clarizio	
- Ahman	Adam Adam	51918 L	pada	Operations Manager	004	Lehman	
Levine	- CO		Adami	Sr Vice President	CC4	Lehman	
Ē	Dave do				90.4	Prince	
Long	Angela				55.4	Grant	
Lord	Jeff	, 559 3426		Exec Director	50.5	Lehman	
Pontee	Patricia			st Coast Groun	Min View		
Luong					CC4	Lehman	
Mandel	Sam		Sammandel		75 Rock	Mandel	
Marcus	Joy	484 7776		sident	75 Rock	Mandel	
Width	Ken	78.A X	Kennethmarin	Director	45 W 18th	Ringner	

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		AOL Busi Office	AOL Business Affairs and Development Office Phone Numbers, Locations				Last Update: 7/18/01
	於軍者 · · · · · · · · · · · · · · · · · · ·	Phone	A SOLDENIA SERVICE SER	Postdon was a second and a second a second and a second a	Cocation	Comp	
Marks	Lisa	57816			004	Prince	
McConnell	Aileen	54429	Mcconnellaileen	Director	CC4	Grant	
McConnell	Matt	51413	Mattmcconnell9	Director	50	Colburn	
Weisels	Adrienne	650 937 2720	Ameisels	Director (iPlanet)	Mtn View	Hunt	
Moses	Noil	556/8	leriLynnM1	AA: CBuckley, DBrog, JHurd	004	Rindner	
Murahy	Tana Sana	52020	Nell Minoses	Manager	004	Rindner	
Newman	Ten	212 484 6182	Willphola	Sr Manager	. 65	Lehman	
Nguyen		650 937 3326	Hollinewitali Erino@noterano com	Director	/5 Rock	Clarizio	
Nordeen (Tubbs)	Ann	53314	AnnNordsen	Managei	Min view	Hnu!	
Nunley	Larisa	53042	Ablinley	And a Rupperiou Colourn	Z 9	Colburi	
Oliveira	Alison	51955	AlsonOliveira 1	Managar	3 5	Kindner	
Pajor	Pete	614 538 4618	Pajor@cs.com	Director		Prince Alford	
Pasielski	Janet	56114	JanetPasielski	A4: R Wilson Diffy Knoll	Source Source	Dioid	
Pettersson	Deb	51862	Dpettersson	Office Manager	5	l ohman	
Ponnambalam	Indrajit	56303	ponnambalam	Sr Analyst	5 오	Clarizio	
Press	David	57728	DLPress9	Sr Manager	00	Grant	
Pressley	Sandy	212 484 6276	NYCBAAA	AA: T Newman, S Mandel	75 Rock	Mandel	
Prince	Ted	50060	EdwardPrince	Vice President	CC4	Prince	
Reddy	Srikanth	56354	Srikanthreddy1	Sr Analyst	오	Clarizio	
Ricci	pat	650 937 2652	PRicci@netscape.com	EA. West Coast Group [Temp]	Mtn View	Hunt	
Rigdon	Greg	51256	GregRigdon	Vice President	004	Rindner	
Rindner Patrat	Steven	52038		Vice President	004	Rindner	
Nobelts Duffels	Donna	310 841 4697	0	Sr Manager	Culver City	Hunt	
Diogram G	J06	553/0	JoeRuffolo1	Manager	CC4	Lehman	
rupper Campiek	Sherri	52129		EA for D Colburn	웃	Colburn	
Sahlmick	Johathan	212 484 7850	عد	Director	75 Rock	Grant	
Schroder	Kachel	50396	Rachelschlansky	AA: Rigdon, Marin, IM	CC4	Rindner	
Searls	SVEV8	51017	oder	Exec Director	CC4	Edson	
Shapiro	Saran	50113		Sr Manager	CC4	Rindner	
Shapiro	Danid	55110		Sr Analyst	004	Edsoin	
Sharfi	Akhar	52298	ල <u>ი</u>	Manager	004	Grant	
Shuda	- Anna	5 430		Sr Manager	004 004	Lehman	
Sichel	John	52115	LaurashudauU Isishali	AA (Temp) M&A	오	Clarizio	
Snyder	Donna	614 538 3820	Ţ	Vice President	5 5	Grant	
Sonsev	Veronika	53934		AA: P Pajor, A Hackett	Columbus	Alford	
Stephen	Margo	53402	tue de la company de la compan	or, manager 34. Content Grain	2 2	Edson	
Stewart	Matthew	212 484 7961	06	A4: JSamnick 75 Rock Team	75 Book	Fusor	
Stoesser	William	50286		Manager	CC4	i ehman	
Stone	Gabriel	4 7984	GabStone	Sr Manager	75 Rock	Prince	
ng.	Jing			Sr Analyst	OC4	Lehman	
Sugar	Greg	1 2816	Greg Sugar	Director	San Fran	Grant	
Sunshine	Jeff	51415	hine	Sr Manager	옆	Clarizio	
i yelyar Hadominad	Jeff	50646		Sr Manager	CC4	Prince	
Van Straaten	Jone		,A	Manager	6024	Rindner	
Vacfina	Delek	-	0	Sr Analyst	45 W 18th	Rindner	
Vasure	Jake Joseph	7.2118	tine	Manager	Mtn View	Hunt	
Wakeford	1 X	212 206 4417	JSVogt	Sr Analyst	CC4	Prince	
Werther	uo!			Exec Director	45 W 18th	Rindner	
Wilsey	Jeff	•		Exec Director	004 894	Grant	
	į			or Manager	504	Rindner	

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AOL Business Affairs and Development Office Phone Numbers, Locations

Last Update: 7/18/01

Esk Name First Position Wilson Rusty 56655 RwilsonBA Exe Director Wilt Jason 44 20 7569 3458 RwilsonBA Exe Director Wyder Anne 44 20 7569 3458 ABWydler Sr Manager Zarosky Jaff 650 937 2602 ZaretskyJeff Manager Zinda Christine 56748 ChristineZinda EA: R Grant, J We SUMMER INTERNS Xaite 212 484 7872 Katiekwan I EA: R Grant, J We SUMMER INTERNS Xaite 212 484 7872 Katiekwan I Intern/Analyst Rigdon Mark 657 338 Adanileibschn Intern/Analyst Siofko Peter Bridgon/Mark Intern/Analyst	11 12 15 10 10 10 10 10 10 10 10 10 10 10 10 10						
Rusky 56655 RwilsonBA	Name		Phone	675 57 10 10 10 10 10 10 10 10 10 10 10 10 10		· · · · · · · · · · · · · · · · · · ·	100mm
January Janu	_	Rusty	55655	RwilsonBA	Exec Director		Prince
Anne 44 20 7559 3458 ABWydler		Jason		Jsnwtt	Sr Manager	004	Rindner
Vivian 212 484 7870 VMVrang Jeff 650 837 2602 ZaretskyJeff Tom 54595 TFZiemba ChristineZinda 56748 ChristineZinda Kalie 212 484 7872 Kalie kwan 1 Adam 5758 AdamLebsohn Mark 650 937 2613 RigonMark Peter 61.533 664 AdamLebsohn	•	Anne	44 20 7559 3458	ABWydler	Manager	london	- table
Jeff 650 837 2602 ZaretskyJeff 54595 TFZiemba 54595 Kstlierkwan 1 54595 Kstlierkwan 1 54995 Kstlierkwan 1		Vivian	212 484 7870	WWYand	Director	75 Doot	Man de
Tom 54595 TEJORINA	ķ	Jeff	A50 937 2B02	Zaratelo laff		10 AUCK	Mandel
Christine	· ~	Tom	525 00: 200E E4EOF	TEST STATE	Manager (IPlanet)	Mtn View	Ë
Christine			000	i rziemba	Director	2	Prince
FR INTERNS		Curstine	56748	ChristineZinda	EA: R Grant, J Werther	CC 4	Grant
Katie 212 464 7672 Katlekwan1 In Adam 57356 AdamLeibsohn Mark 650 937 2613 RigdonMark Peter 64 528 4554	AMER INTERN	200 No. 100 No	100	(2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		1000 1000 1000 1000 1000 1000 1000 100	20 2 2 2 2 2 2 2
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Mark 650 957 2613 RigdonMark Peter 617 528 ABE DATABLE	= 15 d	Dag.	5/358	AdamLeibsohn	Intern/Analyst	CC4	Lehman
Peter R14 539 4661 Data Character	co	Mark	650 937 2613	RigdonMark	Intern/Analyst	With View	H
Telefolding	ko	Peter	614 538 4661	PeterStofko1	Intern/Analyst	Columbus	Alford

BA&D Main Fax (45B·Kn2)	NAME OF TAXABLE PARTY.	702 28E 1208	Appendix Color Della		THE PROPERTY OF
(=0.150.)		102 202 1200	Accounting Help Desk		51827
45A; B00		703 265 0672	AOL New Business Hotline (Intake)		51200
45B.C05		703 265 4780	AOL Convenience Store (CC1)		53211
CC4 5th Floor Fax		703 265 0670	Badging Office		51482
CC4 5th Floor Fax		703 265 0671	Catering - Marriott (SN. CafeBrenda)		5232
Adam Lehman		703 265 4949	Corporate Express	800 238 6329	40040
Ron Grant's Group		703 265 0242	Courier Service (via Corp. Express Acct# 8360)	-	800 336 4753
David Colburn - Dulles HQ		703 265 1202	Facilities Help Desk (SN: FacilHlp)		53058
David Colburn - 75 Rock		212 258 3068	Garber Travel		00000
Investments & Acquisitions		703 265 2996	Gatehouse		31000
Investments & Acquisitions		703 265 5636	HR Direct		52520
Alan Afford - CompuServe		614 538 3365	IC Help Desk		51011
Pete Pajor - CompuServe		614 457 9665	IKON Office	Matt Kiedoweki (Mar)	- N
Gio Hunt - Netscape		650 937 5444		Warren Mahan (Mor)	40100
NY - 45 W 18th St		212 206 4592		Mary Goff (Mor)	33000 54356
NY - 45 W 18th St		212 206 4595	Les Concernes	(SN: LesCon222)	01000
NY - 75 Rockefeller		212 405 5212	Mailroom - HO	(OIV. ECSUOIIZZZ)	30290
London		44 20 7348 8005	Mailroom - CC1		53105
			Mailroom - CC4		50663
Meeting Place Call-in Numbers			Main # - Dulles		51000
Call-in Number	Internal	Toll Free	Reception (HQ)		52120
703-265-5000	55000	777 708 6777	Reception (CC1)		52420
703-265-500t	55001	877 708 6770	Reception (CC2)		52100
703-265-5002	55002	877 708 6771	Reception (CC3)		52500
703-265-4963	54963	877 319 3725	Reception (CC4)		20690
			Reception (CC5)		26000
			Security (SN: AOL Security)		54357 (5-HELP)
			Security/Operations (SN: OpsSec)		54040
		****	Shipping/Receiving - Fed Ex, etc		53254
			Taxi - Dulles		703 481 8181
			Taxi - DC		703 661 8230
			Voice Mail - retrieve messages		51701
			Voice Mail - transfer to		81701
			Weather Ine		0000

Subi:

Fwd: Potential New HP Ad Revenue \$\$\$\$

Date:

12/14/01 9:25:38 AM Eastern Standard Time

From:

Tyeryar

To:

EdwardPrince, Srindner

File:

IDCUNIXReport.htm (45815 bytes) DL Time (TCP/IP): < 1 minute

Sent on:

AOL 6.0 for Windows US sub 10553

Key Points:

- 1. Ops wants to do an HP deal, but would like to wait for outcome of HP/Compaq merger before committing. If a deal is done before the merger outcome is known, it will be small - less than \$50M (down from last deal of \$200M), because Ops is dangerously overcommitted on their spend. HP would obviously like to force a deal premerger, so that they can claim both the HP and Compaq commitments post merger.
- 2. If we can do a deal after the HP/Compaq merger (assuming it closes), we have an opportunity to wipe out the Compaq commitment and do one larger deal for the unified company.
- 3. We have an existing partner marketing deal with HP that Paul Ewert has told me they're generally happy with so incorporating it into a new GA is simply moving paper unless we achieve a significantly better PM deal.
- 4. In the past deal, we traded discounts back to fund ads i.e., HP has never in an Ops deal has never done an ad deal based on real value. I'd like to change that, through Share Shift, and get Ops their negotiated discounts back.

Forward Verified: Fri Dec 14 11:04:14 2001

Subj:

Fwd: Potential New HP Ad Revenue \$\$\$\$

Date:

12/14/01 8:45:12 AM Eastern Standard Time

From: To:

EdwardPrince Srindner, Tyeryar

Sent on: AOL 7.0 for Windows US sub 118

fyi

Forward Verified: Fri Dec 14 11:04:14 2001

Subi:

Fwd: Potential New HP Ad Revenue \$\$\$\$ 12/14/01 8:18:40 AM Eastern Standard Time

Date: From:

RayliN EdwardPrince

To: Sent on:

AOL 7.0 for Windows US sub 118

FYI. Ray

Forward Verified: Fri Dec 14 11:04:14 2001

Subi:

Potential New HP Ad Revenue \$\$\$\$

Date:

12/14/01 12:13:33 AM Eastern Standard Time

From: To:

rich_place@hp.com

korn@aol.com

CC:

rayiin@aol.com, labertj@aol.com, barrettjg@aol.com, dlcoleops@aol.com, ann_livermore@hp.com,

sebastiano_tevarotto@hp.com, scott_mcninch@hp.com

Sent from the Internet (Details)

Matt.

As this fiscal year comes to a close HP will be one of many potential General Agreements that come up for review. We expect our proposal to AOL TW to be made by mid-January and I hope that HP will have the opportunity to present what I believe is a very strong value proposition for AOL TW.

As you know the HP General Agreement (GA) with AOL expires this December. We are currently working to restructure the GA and have broad HP executive support for this new GA with AOL. The new GA will cover:

- 1. Significant Advertising Revenue
- 2. AOL Subscriber Revenue
- 3. Software Licensing Fees
- 4. Alliance and Partnership Opportunities

HP continues to be the #1 Home PC and Printer company in the marketplace as measured by IDC. In the latest financial report HP stated "Home PC revenues increased 23% sequentially" and "HP retained its leading position in home PCs". This has enabled HP over the last 3 years to generate year-over-year new subscriber revenue of over \$300M for AOL. HP's focus and new products for home appliances and networking would allow AOL and HP to collaborate in new ways and generate new revenue streams for AOL TW for their existing music and video content.

AOL continues to be a valued customer of HP's and we thank you for your business. HP continues to have broad acceptance and success with our Unix and storage products in the marketplace. I have attached the press release that shows the IDC data that HP is the leader in high-end and midrange Unix systems and is the only computer company to grow Unix revenue quarter to quarter. D.H. Brown has ranked HP #1 among total storage providers and Gartner Group says "Hewlett-Packard's (HP's) XP-512 is architecturally the most advanced storage subsystem available. The breakthrough design promises large capacity, excellent availability and leadership in throughput".

I will call your assistance to schedule some time so that we can review the outline of the General Agreement.

Best regards, Richard Place Account General Manager - AOL Time Warner 703-204-2529 office 703-244-7093 cell Subj:

Fwd: AOL and Wembley

Date:

2/2/01 9:48:14 AM Eastern Standard Time

From:

Srindner

To:

ELKeller

CC:

GregRigdon, DianaDun

Sent on:

AOL 5.0 for Windows sub 116

In a message dated 1/30/01 9:30:28 PM Eastern Standard Time, ELKeller writes:

<< This has to be a cruel joke — just confirm that this has been fixed. >>

Eric, Greg is working on this and will call the folks at Wembly to see exactly what they are asking for/issue here. Steven

Forward Verified: Fri Feb 2 18:19:46 2001

Subj:

Fwd: AOL and Wembley

Date:

1/30/01 9:30:28 PM Eastern Standard Time

From:

ELKeller

To:

Srindner, GregRigdon

CC:

DianaDun

Sent on: AOL 5.0 for Windows sub 103

This has to be a cruel joke --- just confirm that this has been fixed.

Forward Verified: Fri Feb 2 18:19:46 2001

Subj:

Fwd: AOL and Wembley

Date:

1/30/01 5:56:11 PM Eastern Standard Time

From: To:

DougNeilLA **ELKeller**

CC:

DianaDun

Sent on: 6.0 sub 10501

Eric-

I had been working with Jim Patti on the implementation of the settlement with Wembley.com. As you may know, the deal was that we would run 1 billion impressions and then recognize revenue (\$20+MM) - which was done before the end of the year. We were instructed to run the campaign without any input from Wembley as they were not ready to begin anything yet and we needed to have the impressions run by year end - i.e., we created the art and linked to dummy pages.

Wembley is now contacting us to begin their campaign. All of their impressions have run. How should we respond?

Thanks, Doug

Doug Neil

Director, Account Services

310/841-4731

DougNeilLA@aol.com

Forward Verified: Fri Feb 2 18:19:46 2001

Subj:

AOL and Wembley

Date: 1/30/01 11:17:38 AM Eastern Standard Time

From: George.Georgiou@wembley.co.uk (George Georgiou)

To: DougNeilLA@aol.com (Doug Neil (E-mail)), DCKuchem@aol.com (Dana Kuchem (E-mail))

Hi Doug, Dana,

Hope you are keeping well.

Following on from our initial conversation late last year, we are in a position to move forward with the planning and fulfilment of the impressions campaign. We can arrange another conference call if you so wish - please feel free to suggest a day and time.

Look forward to hearing from you soon.

Regards George George Georgiou Sales & Marketing Manager 24dogs Wembley plc Elvin House, Stadium Way. Wembley, Middlesex HA9 0DW T: +44 (020) 8585 3909

F: +44 (020) 8903 8285 www.24dogs.com

Map Reference:

http://www.streetmap.co.uk/streetmap.dll?P2M?P=HA90DW&Z=1

---- Headers ---Return-Path: <George.Georgiou@wemblev.co.uk>

Received: from rly-yd01.mx.aol.com (rly-yd01.mail.aol.com [172.18.150.1]) by air-yd03.mail.aol.com (v77.31)

with ESMTP; Tue, 30 Jan 2001 11:17:38 -0500

Received: from stalker1.atlas.net.uk (stalker1.atlas.net.uk [195.54.226.7]) by rly-yd01.mx.aol.com (v77.27) with

ESMTP; Tue, 30 Jan 2001 11:17:22 -0500

Received: from email.wembley (email.wembley.co.uk [195.54.238.18])

by stalker1.atlas.net.uk (8.11.2/8.11.2) with ESMTP id f0UGFfk17167;

Tue, 30 Jan 2001 16:15:41 GMT

Received: by email wembley with Internet Mail Service (5.5.2650.21)

id <D7QV0DCP>; Tue, 30 Jan 2001 16:16:46 -0000

Message-ID: <6CCAADF5D660D411A83E00508B5532F8757F6B@email.wembley>

From: George Georgiou < George.Georgiou@wemblev.co.uk>

To: "Doug Neil (E-mail)" <DougNeilLA@aol.com>,
"Dana Kuchem (E-mail)"

<DCKuchem@aol.com>

Subject: AOL and Wembley

Date: Tue, 30 Jan 2001 16:14:51 -0000

MIME-Version: 1.0

X-Mailer: Internet Mail Service (5.5.2650.21)

Content-Type: text/plain; charset="iso-8859-1"

Subj: Fwd: AOL Issues

Date: 11/21/01

To: <u>victoria.harker@wcom.com</u>
CC: <u>edwardprince/a, andrewhaire/a</u>
BCC: dkrjj1/a, junderwoodba/a

Victoria,

I am glad we had the chance to talk this afternoon. Here is the note we discussed just confirming our conversation. I look forward to exchanging signatures on Monday. Thanks again and hope you have a happy Thanksgiving weekend. Steven

We will run \$8.5mm of AOL carriage this Q according to a plan that provides WCom/MCI placements that are comparable to placements that we have run for WCom/MCI on AOL previously. Of course, we will continue to work with your marketing group to run a plan that reflects their latest input.

In Q1 (with respect to the remaining \$8.5mm of the \$17mm), we will allocate \$6mm on AOL and \$2.5mm on Turner and Time Warner Cable. With respect to the online component for Q1 and going forward, we will work with your team to finalize a carriage plan. If we do not get final online carriage plans from WCom/MCI within 30-days before the end of a quarter, then again we will only run a carriage plan, limited to the online component, that is comparable to the placements agreed upon in previous quarters by WCom/MCI. For the offline component, we will always only run media placements that are agreed upon by you.

As to payments, the media will be paid for following the \$17mm payment that we are making to you on the network agreement. (Media due on 1/31/01 and Network due on 1/15/01.)

With respect your second point in your note to me, I agree that David and Scott need to discuss this, and I will arrange for them to talk.

Subj: Re: Telefónica

Date: 12/7/00

To: <u>Briheller</u>, <u>KLitsinger</u>

CC: Joshwresnik

In a message dated 12/7/00 10:01:14 AM Eastern Standard Time, Briheller writes:

<< Congrats to Josh for a great job under the gun.

Briheller [9:52 AM]: i see a telefonica banner on e-mail. it links to a web page that says nothing but "telephonica" in

the middle of the page. no graphics, no links, no nuthin!

Briheller [9:53 AM]: Telefónica
Briheller [9:53 AM]: LOL
Briheller [9:53 AM]: you da MAN

Joshwresnik [9:54 AM]: welcome to the new world of e-commerce

Briheller [9:55 AM]: Yesssss

Briheller [9:55 AM]: I'm doing a little revenue dance at my desk now

Joshwresnik [9:55 AM]: |O|

Brian A. Heller >>

Josh deserves an award for this one. I'm not kidding.

Case 1:05-cv-00578-GK

Document 2

Filed 03/21/2005

Page 1 of 1

CLERK'S OFFICE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

CO-932 Rev. 4/96

NOTICE OF DESIGNATION OF RELATED CIVIL CASES PENDING IN THIS OR ANY OTHER UNITED STATES COURT

Civil Action No.

MAR 2 1 2005

(To be supplied by the Clerk)

NOTICE TO PARTIES:

Pursuant to Rule 405(b)(2), you are required to prepare and subject matter of filing any civil action which is related to any pending cases or which involves the same parties and relates to the same subject matter of any dismissed related cases. This form must be prepared in sufficient quantity to provide one copy for the Clerk's records, one copy for the Judge to whom the cases is assigned and one copy for each defendant, so that you must prepare 3 copies for a one defendant case, 4 copies for a two defendant case, etc.

NOTICE TO DEFENDANT:

Rule 405(b)(2) of this Court requires that you serve upon the plaintiff and file with your first responsive pleading or motion any objection you have to the related case designation.

NOTICE TO ALL COUNSEL

Rule 405(b)(3) of this Court requires that as soon as an attorney for a party becomes aware of the existence of a related case or cases, such attorney shall immediately notify, in writing, the Judges on whose calendars the cases appear and shall serve such notice on counsel for all other parties.

The plaintiff, defendant or counsel must complete the following:

I.	RELATIONSHIP	OF NEW	CASE TO	PENDING RELATED C	ASE(S).

ves the <u>same</u> to the same to	parties and same subject matter. case is related to a dismissed case: TED STATES COURT IN WHICH THE RELATED CASE IS FILED (IF OTHER THAN THIS CASE NUMBER OF RELATED CASE(E'S). IF MORE ROOM IS NEED PLEASE USE OTHER SIDE. y. Charles Johnson, Jr., et al. C.A. No. 05cv0036
ves the <u>same</u> to the same to	parties and same subject matter. Case is related to a dismissed case: TED STATES COURT IN WHICH THE RELATED CASE IS FILED (IF OTHER THAN THIS
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ur agga in dans	ned related to a case dismissed, with or without prejudice, in this or any other U.S. Court, if the new case
ATIONSHIP	OF NEW CASE TO DISMISSED RELATED CASE(ES)
(e)	is filed by the same pro se litigant
(d)	involves the validity or infringement of the same patent
X (c)	grows out of the same event or transaction
X (b)	involves common issues of fact
(a)	relates to common property
w case is dee w.]	med related to a case pending in this or another U.S. Court if the new case: [Check appropriate box(e's)
ATIONSHIP	OF NEW CASE TO PENDING RELATED CASE(S).
V	case is dee

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Prince, Edward Minor (Ted) (corrected version) 8/31/2006 9:10:00 AM
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        IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
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 3
         IN AND FOR THE COUNTY OF LOS ANGELES
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                                                                         Water and Power Employees' ) Judicial Council
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     Coordination Proceeding Special Title
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                                                                         Retirement Plan, et al v. ) Coordination Proceeding
 5
     (Rule) 1550(b)
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                                                                         AOL Time Warner, et al ) Nos. 4322 and 4325
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     AOL TIME WARNER CASES | & II
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                                                                         (L.A. Super. Ct. BC346081) )
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     Coordinated Actions:
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                                                                          Videotaped Deposition of EDWARD MINOR PRINCE, JR.
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     California State Teachers' Retirement )
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                                                                                 Washington, Maryland
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     System v. AOL Time Warner, Inc., et al)
                                                                   10
                                                                                  Thursday, August 31, 2006
     (S.F. Super. Ct. No. CGC-03-422609) )
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     The Regents of the University of )
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                                                                         Pages: 1 - 208
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     California, et al v. Parsons, et al )
                                                                         Reported By: Dawn M. Hart, Notary Public, RPR/RMR
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     (L.A. Super. Ct. No. BC293848)
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                                                                         Videographer: Will Freburger
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     California Public Employees'
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     Retirement System v. AOL Time
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     Warner, Inc., et al
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     (Sacramento Super. Ct. No. 03AS04015))
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     FTIF Franklin Aggressive Growth )
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     Fund, et al v. Time Warner
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     (San Mateo Super. Ct.
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      No. CIV45222)
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                                                                                 APPEARANCES
3
        Videotaped deposition of Edward Minor Prince,
                                                                    3
                                                                           ON BEHALF OF CERTAIN CALIFORNIA AND OHIO
4
     Jr., held at the law offices of:
                                                                    4
                                                                           PLAINTIFFS:
          Williams & Connolly
                                                                    5
                                                                              SUSAN GOSS TAYLOR, ESQUIRE
5
6
           725 Twelfth Street, Northwest
                                                                    6
                                                                              LAUREN KERKOFF, ESQUIRE
                                                                    7
7
          Washington, D.C. 20005
                                                                              LERACH, COUGHLIN, STOIA, GELLER
8
          (202) 434-5000
                                                                    8
                                                                              RUDMAN & ROBBINS, LLP
9
                                                                    9
                                                                              655 West Broadway, Suite 1900
10
                                                                   10
                                                                              San Diego, California 92101
        Pursuant to Notice, before Dawn M. Hart,
                                                                              (619) 231-1058
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     RPR/RMR and Notary Public in and for the State of
                                                                   12
                                                                            ON BEHALF OF THE PLAINTIFFS CALPERS AND
13
     Maryland.
                                                                           LA FUNDS:
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                                                                              AVIAH COHEN PIERSON, ESQUIRE
15
                                                                              KAPLAN FOX & KILSHEIMER, LLP
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                                                                              805 Third Avenue
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                                                                   17
                                                                              New York, New York 10022
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                                                                   18
                                                                              (212) 687-1980
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                                                                   19
                                                                           ON BEHALF OF THE DEFENDANT COLBURN:
20
                                                                   20
21
                                                                   21
                                                                              MARY I. PETERS, ESQUIRE
22
                                                                   22
                                                                              ZUCKERMAN SPAEDER, LLP
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1800 M Street, Northwest

Washington, D.C. 20036

(202) 778-1800

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Prince, Edward Minor (Ted) (corrected version) 8/31/2006 9:10:00 AM 5 1 2 APPEARANCES CONTINUED 2 APPEARANCES CONTINUED 3 ON BEHALF OF THE TIME WARNER DEFENDANTS: 3 ON BEHALF OF THE WITNESS: DEBRA D. BERNSTEIN, ESQUIRE 4 THOMAS M. CRAIG, ESQUIRE 4 5 WILLIAMS & CONNOLLY 5 JOE D. WHITLEY, ESQUIRE 6 ALSTON & BIRD, LLP 6 725 Twelfth Street, Northwest Washington, D.C. 20005 7 One Atlantic Center 8 (202) 434-5000 8 1201 West Peachtree Street 9 9 Atlanta, Georgia 30309-3424 10 GARY A. BORNSTEIN, ESQUIRE 10 (404) 881-7000 STACY LOZNER, ESQUIRE 11 11 12 CRAVATH, SWAINE & MOORE, LLP 12 13 Worldwide Plaza 13 14 825 Eighth Avenue 14 New York, New York 10019-7475 ALSO PRESENT: Mary Britton, Esquire, AOL 15 15 16 16 (212) 474-1934 17 17 18 18 19 19 20 20 21 21 22 22 23 23 24 24 25 25 7 8 1 1 EDWARD MINOR PRINCE, JR. 2 CONTENTS 2 PROCEEDINGS 3 VIDEOGRAPHER: Here begins Videotape No. 1 3 EXAMINATION OF EDWARD MINOR PRINCE, JR. PAGE 4 9 4 in the deposition of Ted Prince in the matter AOL Time By Ms. Taylor 5 5 Warner Securities Litigation. EXHIBITS 6 (Attached to the transcript.) 6 Today's date is August 31st, 2006. The time on the video monitor is 9:10 a.m. The video PRINCE DEPOSITION EXHIBITS PAGE 7 7 8 3104 9AOL230012-14 55 8 operator today is Will Freburger. This video 3105 1AOL371040005-06 9 deposition is taking place at Williams & Connolly, 725 9 65 10 4601 4/30/01 E-mail, Tyeryar to Quinn 77 10 12th Street, Northwest, Washington, D.C. 4602 E-mail String 11 Counsel, please voice identify yourselves 83 11 12 4603 E-mail String 96 12 and state whom you represent. 4604 E-mail String 123 13 MS. TAYLOR: Susan Taylor from Lerach 13 14 4605 10/3/01 E-mail to Mr. Prince 14 Coughlin Stoia Geller Rudman & Robbins on behalf of 15 133 various individual action Plaintiffs. re Worldcom Update 15 16 4606 11/2/01 E-mail, Haire to Prince 141 16 MS. KERKOFF: Laura Kerkoff also with 17 4607 E-mail String 150 17 Lerach Coughlin. MS. PIERSON: Aviah Cohen Pierson with 18 4608 1/15/01 E-mail, Prince to Colburn 159 18 Kaplan Fox & Kilsheimer representing CalPERS and LA 19 4609 E-mail String 164 19 4610 E-mail String 178 20 Funds. 20 21 MS. PETERS: Mary Peters from Zuckerman 21 4611 E-mail String Spaeder on behalf of Defendant David Colburn. 22 4612 7/18/02 Instant Messenger E-mail 200 22

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MR. BORNSTEIN: Gary Bornstein with my

colleague Stacy Lozner from Cravath, and Tom Craig

from Williams & Connolly. We represent Time Warner.

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Prince, Edward Minor (Ted) (corrected version) 8/31/2006 9:10:00 AM 145 146 EDWARD MINOR PRINCE, JR. 1 EDWARD MINOR PRINCE, JR. 2 A That that was a proposed component of a 2 17 million for the shortfall liability part-way 3 multi, you know, component deal. 3 through Q3, but subsequently we accrued an additional 4 Q Okay. And do you recall when that 4 amount, in parens, at that time 8 million, now 5 discussion occurred? 9 million, so we would pay you the shortfall liability 6 A Ldo not 6 of 26 million and you would buy 25 million of ads. Do 7 Q Do you recall who you were talking to? you see that? 8 8 A Andrew was updating me on that, and that was A Yes, I do. 9 one of the issues of this, of this component - of Q And what's your understanding of that 10 this multi-component deal. 10 component of the deal? 11 Q Okay. Was Andrew responsible for 11 A I was not involved on the ad piece, but 12 negotiating with Worldcom? 12 we're saying the actual liability from this contract 13 A Yes, he was. 13 we're willing -- we owe and we will pay the shortfall 14 Q Okay. The second point under Our of that liability. 14 15 Understanding states, we subsequently agreed with you 15 Q And you understood that you would get 16 that AOL Europe would actually pay the full shortfall 16 \$25 million in advertising in return, correct? 17 liability amount under the 10/98 CS Europe agreement 17 MR. BORNSTEIN: Object to the form of that and that you would buy ads on AOL Time Warner 18 18 question. 19 Properties. Do you see that? 19 A Yeah, I'm -- can you repeat that? 20 A Yes, I do. 20 Q And part of deal was to get \$25 million of 21 Q And do you recall discussions regarding that 21 advertising in return, correct? 22 component of the, of the deal? 22 MR. BORNSTEIN: Object to the form. 23 A | do not recall discussions related to that. 23 A These deals were negotiated 24 Q Okay. It states further in that paragraph, 24 contemporaneously, so there was an ad component that 25 as I explained in my E-mail on 10/18, we had accrued had -- there was an ad component as part of us paying 147 148 EDWARD MINOR PRINCE JR 1 1 EDWARD MINOR PRINCE, JR. 2 off this liability that we owed. 2 that you are willing to buy 25 million for ads, 3 Q And the ad component had similar, if not the 3 although it is -- although it's unclear to us how you 4 same, value as the liability that was being paid off, 4 would pay 25 million in ads unless we agreed to settle 5 correct? 5 the shortfall liability for a \$25 million payment. Do 6 MS. BERNSTEIN: You mean discussed as of 6 you see that? 7 this time? 7 A Yes 8 MS. TAYLOR: Right. 8 MS. BERNSTEIN: With that \$25 million 9 MS. BERNSTEIN: Just to narrow down the time 9 payment. 10 10 MS. TAYLOR: Excuse me? MS. BERNSTEIN: I was just -- you said for a 11 A In this E-mail, the ad component is --11 \$25 million payment. It just says with. 12 that's being discussed is similar to the liability 12 13 that we, that we owed CompuServe, 13 Q With a \$25 million payment. Do you see that 14 Q Okay. And did you have an understanding 14 language? 15 that that was to be a component of the deal, that AOL 15 A Yes 16 would receive advertising in an amount equal to what 16 Q Does that refresh your recollection regarding that AOL expected to get an ad deal in the 17 was paid for the shortfall liability? 17 18 A No, I did not have an understanding of that. 18 amount that it paid for the shortfall liability? 19 Q If you look at the next section entitled 19 A I think it was -- there was a 20 Your Understanding. 20 contemporaneous piece to this -- to paying off this 21 A Yes. 21 liability which was an ad component.

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Q What do you mean by a contemporaneous piece?

Sorry. Contemporaneous negotiation.

Q Okay. So it's your understanding that the

advertising negotiation was completely independent of

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Α

Q Do you see that?

Q Under No. 1, the second sentence in that

paragraph states, we also understand from your note

Prince, Edward Minor (Ted) (corrected version) 8/31/2006 9:10:00 AM

	149		150
1	EDWARD MINOR PRINCE, JR.	1	EDWARD MINOR PRINCE, JR.
2	the shortfall liability payment?	2	but I'm not talking about necessarily editing, you
3	A It was a separate agreement being negotiated	3	know, this particular
4	by separate people both on the AOL side and on the	4	A So different information than what's in
5	Worldcom side, was my understanding, albeit	5	Q Do you recall being asked to put together
6	contemporaneously. There was a contemporaneous	6	information regarding the shortfall liability and the
7	negotiation.	7	advertising component with respect to Worldcom's
8	Q Do you recall working with Mr. Haire to	8	understanding and AOL's understanding?
9	draft the language that's in Exhibit 4606 to be given	9	A Other different than this?
10	to Mr. Colburn to use?	10	Q In general, do you remember being asked to
11	A I think I said earlier I don't recall doing	11	do that?
12	those edits.	12	A In general. I don't recall the specifics
13	Q Okay. Do you recall the situation in	13	around that.
14	general where you and Mr. Haire were asked to prepare	14	Q Do you recall general?
15	a message of with information of the nature in 4606	15	A No, I don't.
16	for Mr. Colburn?	16	Q So you don't recall anything about this
17		17	particular being asked to put together the
18	A I'm sorry, can you rephrase that?	18	different viewpoints regarding this agreement for
	Q Do you recall the situation in general irrespective of whether you recall drafting and	19	Mr. Colburn?
19	· · · · · · · · · · · · · · · · · · ·	20	A No, I don't remember that request from him.
20 21	editing this specific language, do you recall a	21	MS. TAYLOR: Ask the Court Reporter to mark
	situation being asked to put together the information for Mr. Colburn?	22	this as Exhibit 4607.
22		23	(Exhibit No. 4607 was marked for identification
23	MR. BORNSTEIN: Put together what	23	and was attached to the transcript.)
24 25	information for Mr. Colburn? Q Information that's included in this exhibit,	24 25	and was attached to the transcript.)
25	a momation that's included in this exhibit,	2.0	
	151		152
1	EDWARD MINOR PRINCE, JR.	1	EDWARD MINOR PRINCE, JR.
2	MS. TAYLOR: For the record, this is a	2	A I do not.
3	multiple-page document bearing Bates stamp	3	Q Okay. Any reason to believe you wouldn't
4	2AOL059840245 through 50.	4	have done so during the time you were employed at AOL?
5	A (Reviewing.)	5	A No, there's none.
6	Ok a y.	6	Q Okay. And the next E-mail, same subject,
7	BY MS. TAYLOR:	7	date also 11/5/01, from Mr. Colburn to you and an
8	Q And do you recognize this document?	8	Srindner, correct?
9	A I don't recall getting it.	9	A Correct.
10	Q Okay. Have you ever seen it before?	10	Q And do you know who Srindner is?
11	A Yes, I have seen it.	11	A Yes.
12	Q Okay. Have you seen it outside the do	12	Q Who's that?
13	you recall seeing it outside the review outside of	13	A Steven Rindner.
14	any review with your counsel?	14	Q Okay. And what was his role at AOL?
15	A No, I do not.	15	A He was in charge of the advertising piece
16	Q If you look at the top of the first page	16	or he was Vice-President of Advertising within
17	well, this document contains a series of E-mails,	17	Business Affairs.
18	correct?	18	Q Okay. And I'm actually going to have you
19	A Correct.	19	flip to the back of this document, on Page 5. It ends
20	Q And on the top of the first page, the	20	in Bates 249 at the bottom.
21	subject Forward, Forward AOL Worldcom, 11/5/01, from	21	A Yes.
22	you to Andrew Haire, correct?	22	Q Okay. Do you see that?
			A 37

Colburn Class Action Unsigned Page 149 - 152

23

24

Q There's an E-mail at the bottom of the page

from David Colburn sent Sunday, November 4th to

23

24

A That is correct.

E-mails to Mr. Haire?

Q Okay. Do you recall forwarding these

Prince, Edward Minor (Ted) (corrected version) 8/31/2006 9:10:00 AM

	153			154
1	EDWARD MINOR PRINCE, JR.	1	EDWARD MINOR PRINCE, JR.	
2	Scott Sullivan, subject AOL/Worldcom. Do you see	2	multiple E-mails attached to this.	
3	that?	3	Q Okay. Contained in the E-mail that	
4	A Yes, I do.	4	Mr. Sullivan eventually sent to Mr. Colburn?	
5	Q Okay. And if you look at the text of this	5	A Yes.	
6	E-mail, it contains the AOL View and Worldcom View in	6	Q Okay.	
7	bullet points that is a further draft of the E-mail we	7	MS. BERNSTEIN: It looks like a lot of	
8	looked at in Exhibit 4606; is that correct?	8	E-mails within the E-mail.	
9	A Without going back and comparing, I think	9	MS. TAYLOR: I believe that's how it appears	
10	that is correct.	10	in their system when they forward them.	
11	Q Okay. And do you recall working any further	11	THE WITNESS: Yeah, it's hard to	
12	with Mr. Colburn in preparing this information to send	12	Q Okay. So looking at this E-mail on the	
13	to Mr. Sullivan?	13	bottom of the first page from Mr. Sullivan, it states,	
14	A No, I do not.	14	David, we are issuing 17 million in credits on the CS	
15	Q Okay. If you then if you then move back	15	deal. If you want 17 million in advertising, then pay	
16	to the first page of the document, the E-mail at the	16	17 million instead of the credit and we will place ads	
17	bottom of the page is from Mr. Sullivan to David	17	even though we don't need them. If you want	
18	Colburn on 11/5/01, correct?	18	\$20 million in advertising, then pay 17 million	
19	A Yes, that is correct.	19	instead of the credit, pay another 3 million and we	
20	Q Okay. And does it appear that Mr. Sullivan	20	will place ads even though we don't need them. If you	J
21	has forwarded all the sort of intervening E-mails in	21	want \$25 million in advertising, then pay 17 million	
22	his E-mail chain; is that your understanding of, of	22	instead of the credit, pay another 8 million and we	
23	these various E-mails?	23	will place the ads even though we don't need them, et	
24	A It's a little hard to follow, but whether	24	cetera, et cetera. Do you see that?	
25	he's copied or forwarded them. There are, there are	25	A Yes, I do.	
	155			156
1	EDWARD MINOR PRINCE, JR.	1	EDWARD MINOR PRINCE, JR.	
2	Q Do you have an understanding of what	2	A No, I do not.	
2	NA CONTROL OF ANTICON AND ANTICON ANTICON AND ANTICON ANTICON AND ANTICON AND	_		

3 Mr. Sullivan is talking about here? 3 Q Do you recall discussing Mr. Sullivan's 4 A No, I do not. 4 comments with anyone else at AOL in that time frame? 5 Q Did you at any time come to learn that the 5 A I believe I forwarded this to Andrew and 6 advertising deal with Worldcom was in exchange for the 6 asked him if -- what he thought of this. 7 amount that AOL would pay to satisfy the shortfall on 7 Q Okay. And do you recall what he said? 8 the CompuServe portion of the arrangement? 8 A I say -- yes. He thought that Mr. Sullivan 9 MS. BERNSTEIN: I'm sorry, can you say that 9 was very confused and frustrated with the process and 10 again? 10 that this did not reflect where Andrew, who was 11 A Yeah, can you say that again? negotiating the transaction, was on the transaction. 11 12 MS. TAYLOR: Can you say the question. Read 12 Q Okay. What did he feel Mr. Sullivan was 13 back the question. 13 confused about with respect to the transaction? 14 (Record read.) 14 A My recollection is that the amount of the --15 A No. As I said before, they were 15 there were two things at issue; the payment versus the 16 contemporaneously negotiated, but not in exchange for. 16 waiver of the liability and the amount of the 17 Q If you look at the next paragraph of 17 liability, and there was a lot of confusion about those two variables. 18 Mr. Sullivan's E-mail it says, David, this has turned 18 19 into a money-changing scheme and it can't continue. 19 Q Okay. Do you recall anything more 20 Do you see that? 20 specifically regarding what the confusion was? 21 A Yes, I do. 21 A No, I do not. 22 Q Do you know what he's referring to there? 22 Q I believe you said you forwarded this E-mail 23 23 to Mr. Haire, and I'm assuming you're referring to the 24 Q Do you recall discussing that with 24 E-mail at the top of the page?

Colburn Class Action Unsigned Page 153 - 156

25

A Correct.

25

Mr. Colburn in November of 2001?

Prince, Edward Minor (Ted) (corrected version) 8/31/2006 9:10:00 AM 157 158 1 EDWARD MINOR PRINCE, JR. EDWARD MINOR PRINCE, JR. 2 Q And he -- did he respond to you in E-mail, 2 asking you about this arrangement? 3 do you recall, or --3 A No, I don't recall that. 4 A I don't recall. 4 Q Do you have an understanding of why he would 5 Q Did you have any further discussions or 5 be asking you in particular for, for assistance? 6 follow-up with him regarding this deal after the 6 MR. BORNSTEIN: You mean why he's asking him 7 discussion you were just telling me about? 7 and Mr. Rindner? 8 A In the time -- in the November time frame, 8 MS. TAYLOR: I'm asking him why he's 9 no, I did not. 9 asking him, if he has an understanding of why he's 10 Q Okay. Was there a later point in time where 10 being asked that. you had further follow-up and discussions with him 11 11 MR. BORNSTEIN: Oh, I understand. 12 regarding this deal? 12 MS, TAYLOR: Yes. A Regarding this deal. We may have discussed 13 13 A I don't know why David is saying this to me, 14 it subsequent to this transaction. 14 to -- that's it 15 Q Okay. But you don't have a specific 15 Q Do you recall asking him what -- what is 16 recollection of that? 16 this about, what do you want me to do with it, or 17 A No. I do not. 17 anything like that? 18 Q Above the E-mail we were just looking at for 18 A No. I don't recall. 19 Mr. Sullivan is one from Mr. Colburn to yourself and 19 Q You just forwarded it to Mr. Haire and asked 20 Steven Rindner? 20 him to look into it? 21 A Correct 21 A Mr. Haire was leading this negotiation, so I 22 Q And it says, does this work? Not sure what wanted to send it to the person who had the most facts 22 23 he is saying, David. Do you see that? 23 on the negotiation. 24 A Yes, I do. 24 Q And do you recall going back to Mr. Colburn 25 Q Do you recall him sending this to you and 25 with a response? 159 160 1 EDWARD MINOR PRINCE, JR. 1 EDWARD MINOR PRINCE, JR. 2 A I don't recall at the time. 2 Q Any reason to believe you didn't during the 3 MS. TAYLOR: Ask the Court Reporter to mark 3 course of your responsibilities while you were 4 this as 4608 4 employed at AOL? 5 (Exhibit No. 4608 was marked for identification 5 A No. 6 and was attached to the transcript.) 6 Q The message begins with -- excuse me. The 7 MS. TAYLOR: For the record, this is a 7 E-mail begins with Mr. Colburn's message which states, 8 one-page document bearing Bates stamp does this work? Not sure what he is saying. Correct? 9 018S1AOL0070123307. 9 A That is correct. 10 A (Reviewing.) Q And the text below is your response to that; 10 11 Okav. 11 is that correct? 12 BY MS. TAYLOR: 12 A Yes, this -- I may have drafted this or 13 Q Have you had a chance to review this? 13 Andrew Haire may have drafted this, I'm not sure, but 14 A Yes, I have, 14 this is my response to it. 15 Q Okay. And do you recognize this document? 15 Q Okay. And it states, think he is still 16 A Yes, I've seen -- seen it. 16 missing that the liability will be 25 to 26 million by 17 Q Okay. Have you -- do you recall seeing it 17 year-end. He is saying pay 17 million for liability, 18 outside of reviewing documents with your counsel? 18 pay another 8 million for I do not know what, and he 19 A No. I do not. 19 will pay us 25 million. 20 Q Okay. This is an E-mail, subject Re Forward Do you see that? 20 AOL Worldcom, date 1/15/01, from you to Mr. Colburn 21 21 A Yes, I do. and Steven Rindner with a cc to Andrew Haire, correct? 22 22 Q Okay. Do you have an understanding of what 23 A That is correct. 23 you were referring to there?

24

A I think this goes back to the confusion over

what the liability amount was at the time.

24

25

Do you recall sending this E-mail?

A I don't recall

II ERNST & YOUNG LLP

■ Internal Correspondence

■ McLean, VA Office

Draft Subject to Further Review and Input

FINAL

Date:

November 6, 2002

To:

AOL Investigation Files

From:

Eddie Paul

Subject:

Telefonica DataCorp, S.A.U. (Telefonica) December 2000 Agreements

Original EY Procedures Performed

We reviewed America Online, Inc.'s (AOL or the Company) advertising agreement with Telefonica as part of our revenue testing procedures for the quarter ended December 31, 2000. We tested the fair value of the advertising using the carriage plans and rates at which the advertising was provided.

Company's Historical Accounting

The advertising contracts were accounted for as standard insertion orders for \$25 million with revenues to be recognized as the impressions were provided. Refer to the attached Company summary for further detail of the historical accounting.

Primary Areas of Concern in the Investigation

The Company's review focused on the fair value of the advertising that was provided by AOL and the fair value of the network services that the Company committed to purchase.

Information Gathered Through the Company's Investigation

The Company obtained emails and desk files accumulated by Cravath related to the Telefonica agreements and reviewed that information for discrepancies from the Company's historical accounting. The information obtained in conjunction with the Company's investigation indicated that there was a verbal agreement between AOL and Telefonica such that AOL would provide "bonus" impressions that were in addition to the impressions guarantee in the insertion orders, and such bonus impressions were to be provided in periods beyond the period in which the impressions provided for in the insertion orders would be delivered by AOL. AOL's Finance Department and Accounting Policy Department became aware of this issue and appropriately deferred revenue recognition related to the bonus impressions to the period in which the bonus impressions were delivered. Refer to the attached Company summary for a description of the adjustment to revenue recognition that was recorded in the quarter ended December 31, 2000 as a result of the bonus impressions guarantee.

With the exception of the aforementioned bonus impressions, the information gathered by the Company did not indicate that AOL agreed to items other than what was in the contracts or that the Company's historical accounting for the agreements was inappropriate. We note that Telefonica was mentioned in the following Company interview questionnaires we reviewed:

<u>Linda Clarizio</u> – Ms. Clarizio indicated that it seemed unusual that Telefonica, a non-US corporate network provider, wanted to advertise to consumers on domestic AOL properties.

Matt Korn – Mr. Korn indicated that it seemed unusual that Telefonica, a non-US corporate network provider, wanted to advertise to consumers on domestic AOL properties.

<u>Lori Locke</u> – When inquired as to whether there were any unusual transactions, Ms. Locke indicated that Telefonica was one such transaction.

Jim MacGuidwin - When inquired as to whether there was anything unusual about the items included in the list of transactions that was provided to Mr. MacGuidwin that the Company should follow up, he indicated that the agreement with Telefonica was one such transaction based on news articles and discussions with Randy [Boe].

Kent Wakefield - Mr. Wakefield indicated that agreement with Telefonica did not make sense.

Mark Wovsaniker - Mr. Wovsaniker indicated that the agreement with Telefonica had side deals or quid pro quo arrangements not documented in the overall deal agreement.

See attached Company interview questionnaires for further detail. All of the above comments were considered by the Company in the execution of their investigation.

Company's Interpretation of the Additional Information

We discussed the agreements with Cheryl Ingram who indicated that the emails and documents obtained during the investigation including the information obtained during the interviews with AOL personnel or through discussions with PriceWaterhouseCoopers or Cravath, did not indicate that the Company's historical accounting was not appropriate.

Included in the information gathered by the Company was a document obtained from Lori Locke with handwritten notes indicating that AOL's Business Affairs (BA) Group had secretly entered into agreements to manipulate revenue recognition. We inquired of Ms. Ingram about whether the Company addressed this document during its internal investigation. Ms. Ingram indicated that this document was discussed with Ms. Locke and Ms. Locke indicated that the notes were making reference to the bonus impressions (discussed in the above section) that certain BA personnel verbally guaranteed to provide Telefonica. She made the notes at the time she was notified that BA had made impression guarantees beyond the term of the advertising agreement.

We noted that in conjunction with the investigation the Company obtained various email messages in which the sender indicated that the addressee should be careful when documenting the agreements since the contracts are unusual. In addition, there was an email message where the sender indicated that the addressee should not talk to

Page 3 of 4

AOL's Accounting Group about the Telefonica contracts. Although the email messages did not include specific items that indicate the Company's historical accounting was not appropriate, our concern was that the sender was trying to hide items that may impact revenue recognition. We inquired of Ms. Ingram as to whether such email messages were considered as part of the Company's internal investigation. Ms. Ingram informed us that such email messages were considered and that the sender was making reference to the bonus impressions discussed above. Ms. Ingram informed us that she believes the sender was making reference to the bonus impressions based on her discussions with Company personnel, based on the dates of the email messages, and there was no information gathered that would suggest otherwise.

The network services agreement required Telefonica to provide services to the purchasing AOL affiliate (e.g., AOL Europe, AOL Latin America, etc.) on a most favored customer (MFC) basis, wherever it offered such services. Certain countries in which Telefonica provides network services provide statutory rates that require network service providers to charge customers the same rates based on the volume of services purchased. However, the MFC provision in the network services agreement guaranteed that AOL would receive network services at the lowest rates charged by Telefonica for such services without regard to the statutory rates or volume of services purchased. The information obtained by AOL during its investigation included an email message and an advertising deal summary indicating that in situations where the statutory rate charged to AOL was higher than the lowest rate charged to another customer for similar services, Telefonica would issue AOL a credit for the difference. The email message and advertising deal summary indicate that the credit issued by Telefonica may be facilitated through a cash refund to AOL or that Telefonica would purchase advertising from AOL for an amount equal to the credit. The Company informed us that Telefonica never issued AOL credits, in any form, for network services.

Company gathered information included emails with correspondence indicating that AOL advertising linked to Telefonica's website, which was displayed in Spanish, and/or a web page with only the name "Telefonica" in the middle of the page. We inquired of Ms. Ingram as to whether they considered this correspondence in their investigation. Ms. Ingram informed us that she discussed this correspondence with Company personnel. The Company's position is that this does not have any impact on the Company's historical accounting as Telefonica, not AOL, bore sole responsibility for and maintained sole control over the content of the Telefonica website and its ability to handle traffic generated by the AOL advertisements.

EY Procedures

Our procedures included reviewing our historical work-papers related to Telefonica, reviewing the emails and desk files that were obtained in conjunction with the investigation, reviewing the summary of the historical accounting prepared by the Company, reviewing the questionnaires the Company used to document their interviews with Company personnel, and holding discussions with Ms. Ingram to discuss certain of the documents we reviewed and whether there were any items in addition to the aforementioned information she had knowledge of that may indicate the Company's historical accounting was not appropriate.

Based on the information gathered by the Company as a result of their investigation we consider their interpretation of the information, as described above, to be reasonable.

EYR 008915 Confidential Treatment Request by Ernst & Young LLP

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                 VOLUME 1
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                                                                             No. CIV45222)
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        IN THE SUPERIOR COURT OF THE STATE OF CALIFORN
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                                                                            Water and Power Employees' ) Judicial Council
4
           IN AND FOR THE COUNTY OF LOS ANGELES
                                                                            Retirement Plan, et al v. ) Coordination Proceeding
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5
        Coordination Proceeding Special Title
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                                                                            AOL Time Warner, et al ) Nos. 4322 and 4325
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        (Rule) 1550(b)
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                                                                            (L.A. Super. Ct. BC346081) )
7
        AOL TIME WARNER CASES I & II
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        Coordinated Actions:
                                                                               Videotaped Deposition of MARK WOVSANIKER
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                                                                                    Washington, D.C.
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        California State Teachers' Retirement )
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                                                                                     Monday, July 24, 2006
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        System v. AOL Time Warner, Inc., et al)
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                                                                                       9:18 a.m.
        (S.F. Super. Ct. No. CGC-03-422609) )
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        The Regents of the University of )
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                                                                            Reported By: Dawn M. Hart, Notary Public, RPR/RMR
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        California, et al v. Parsons, et al )
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        Retirement System v. AOL Time
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        Warner, Inc., et al
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        (Sacramento Super. Ct. No. 03AS04015))
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        (San Mateo Super, Ct.
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2		2	APPEARANCES
3	Videotaped deposition of Mark Wovsaniker, held at	3	ON BEHALF OF THE PLAINTIFFS CALIFORNIA AND OH
4	the law offices of:	4	PLAINTIFFS:
5	Williams & Connolly	5	MICHAEL J. DOWD, ESQUIRE
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8	(202) 434-5000	8	RUDMAN & ROBBINS, LLP
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10		10	San Diego, California 92101
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2	APPEARANCES CONTINUED	2	APPEARANCES CONTINUED
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20	ANDREW R. McFALL, ESQUIRE	20	Andrew Rudolph, CPA
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24	Washington, D.C. 20006-1600	24	
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25		25	

32 33 MARK WOVSANIKER 1 MARK WOVSANIKER 1 2 2 became a partner. To gain an understanding of the company's 3 financial information to try and make appropriate Q Were there any particular types of audits or 3 4 industries that you were involved in auditing during 4 decisions about purchase and about value. 5 the time that you were with Ernst & Young but before 5 Q. When did you first work on matters related 6 you began working on AOL matters? 6 to either AOL or Time Warner at Ernst & Young? A I was a staff accountant in 1977 on Time, A I -- a large -- as a partner, a large amount 7 8 of my time was spent in merger and acquisition work. 8 Inc. 9 I also worked on software companies and entertainment 9 Q And that's where you worked with Mr. Ripp? 10 10 11 Q When you say merger and acquisition work, 11 And how long did you remain on the Time, 12 exactly what do you mean by that? 12 Inc. audit team? 13 A We assisted companies and venture capital 13 A For one year. 14 firms in due diligence and making acquisitions. 14 And when was the next time that you worked 15 Q And what do you mean when you say due 15 on either AOL or Time Warner matters? A As a partner I consulted on various issues 16 diligence? 16 17 A Review of financial information from target 17 affecting both companies. 18 companies 18 Q Okay. So in other words, between '77 and 19 Q So in other words, for a company that was 19 '89 as best you recall you didn't do any work with regard to AOL or Time Warner? interested in making an acquisition, you performed 20 20 21 21 this dual diligence as you described it for the A Not that I recall. 22 Q Okay. And when you say you consulted as a 22 acquiring company? 23 23 A That's correct. partner, what do you mean by that? Do you have 24 Q Okay. And what's the purpose of doing due 24 specific things that you remember consulting about? 25 25 A Nothing that I can remember specifically. I 34 35 1 MARK WOVSANIKER 1 MARK WOVSANIKER 2 client? 2 remember there were various issues with respect to potential acquisitions that AOL was making. I was 3 3 A Someone at a senior level in the firm approached me and asked me if I would take that on. 4 consulted on potential accounting for those. There 5 were -- there may have been one or two issues with 5 And what had you been doing prior to that 6 Time Warner that I was consulted on 6 time? 7 Q Do you recall any particular acquisitions A I was primarily involved in merger and 8 made by AOL that you consulted on? acquisition due diligence work. 8 9 A I don't. 9 Q And what was the first quarterly review or 10 year-end audit that you became involved with as an 10 Q And do you recall any particular acquisitions that you were consulted on with regard to 11 Ernst & Young partner in connection with AOL? 11 12 A June 1998. 12 Time Warner? 13 A I don't. 13 And that would have been the year-end audit Q Did there become -- did there come a time 14 for AOL at that time? 14 A Yes. 15 that you became involved in audits of AOL or Time 15 16 Warner? 16 Q And who worked with you at Ernst & Young in 17 A Yes 17 connection with the year-end '98 audit of AOL? 18 Q Okay, tell me about that. 18 A John Shames was the second partner. There

19

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that time?

that time?

A Yes

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22

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24 25 A In -- I believe it was in, in March 1998, I

Q How does that work at Ernst & Young in that time frame, say in March of '98, how would you get a

new audit client or become an audit partner for a new

was asked to become the audit partner for AOL.

Q And who asked you to do that?

I can't recall specifically

were various staff members.

A I just recall Stephen Kenny.

Q Do you recall any of the staff members at

Q And had you worked with Mr. Kenny prior to

36 37 MARK WOVSANIKER 1 MARK WOVSANIKER 2 Q And in connection with what issues or deals? 2 you? Just tell me about your conversations. 3 He had worked with me on various deals and 3 A No, he approached me. He said that, that he 4 transactions in New York. thought it was appropriate for the company to have 5 Q And you encouraged him to move to Virginia 5 some of the skills that I had in-house and he asked me 6 and work on the AOL audits; is that correct? to join the company. 6 A Yes Q Okay. So that would have been in May of 8 Q Did you consider yourself a mentor for Mr. 1998 -- 99? 9 Kenny? A May of 1999, correct. 10 A | probably was one of many. 10 Q Did you know Mr. Kelly prior to the time that you became an Ernst & Young engagement partner 11 Q I take it you remained the engagement 11 12 partner for AOL until the merger with AOL Time Warner? 12 for AOL in June of '98? 13 13 A No 14 Q Okay. How did you your role change? 14 How many times had you met with Mr. Kelly A In I believe May of 1999, Mike Kelly asked 15 15 prior to the time he asked you if you would be 16 me to join the company. 16 interested in a position with AOL? 17 Q And that's when you went to work for AOL? 17 A Fairly frequently. I can't recall 18 A Yes. 18 specifically. 19 Tell me about your discussions with Mr. 19 Q In connection with your audit work? 20 Kelly when you first came on board AOL, I mean about 20 Α Yes 21 21 Q Okay. Were there other people at the AOL your employment. 22 A I'm not sure what --22 who you had worked with in the past, former Ernst & 23 Q Sure. 23 Young people for example, other than Mr. Ripp? 24 MR. BORNSTEIN: Object to the form of that A -- what you mean. 24 25 Q Did you approach Mr. Kelly, did he approach question. Mr. Ripp was not at AOL at the time. 38 39 1 MARK WOVSANIKER 1 MARK WOVSANIKER 2 MR. DOWD: Sure Lunderstand. 2 Q During the time that you were at AOL and 3 then AOL Time Warner, I take it you had a fair amount 3 of contact with Ernst & Young audit team? 4 Q Okay. And tell me about that. 5 Tom Pierno. 5 6 Q Anyone else besides Mr. Pierno? 6 Q Were you the primary contact for the Ernst & 7 Nothing -- no one that I can think of. 7 Young audit team in connection with the AOL division? 8 And how had you worked with Mr. Pierno? 8 A I don't, I don't believe so, no. 9 He had formerly been in the Ernst & Young 9 Okay. Who would you say was their primary 10 10 office in New York. contact? 11 Q Had you worked with him on particular audits 11 A I would say primary contact would be the 12 Controller. 12 or issues? 13 A He was -- he and I were at one time both 13 Q And that would have been Mr. MacGuidwin at 14 assigned to the Gulf and Western engagement. 14 some point in time? A Yes. 15 MR. RUGEN: Mr. Wovsaniker, as Ernst & 15 16 Young's counsel, I just want to caution you if you -16 Q Okay. Anyone else? you're free to testify about public engagements for 17 A Later on, Tom Colan. 17 18 publicly-traded companies, but I would prefer that you 18 During the time that you were at the AOL 19 not testify about private engagements or consulting 19 division, was there ever a time that in your mind you 20 engagements for public companies that might not be 20 failed to disclose relevant information to Ernst & 21 publicly-available information. 21 Young auditors? 22 THE WITNESS: Okay. 22 A Not that I'm aware of. MR. RUGEN: You can describe the latter, but 23 23 Q I take it that in your role as special 24 not use the names. How's that? 24 advisor you've had time to go back and look at

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documents relating to particular transactions that

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BY MR. DOWD:

Kelly, J.Michael Vol. I 7/26/2006 9:00:00 AM

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         SUPERIOR COURT OF THE STATE OF CALIFORNIA
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                                                                  CALIFORNIA STATE TEACHERS
2
              COUNTY OF LOS ANGELES
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                                                                  RETIREMENT SYSTEM,
       COORDINATION PROCEEDING SPECIAL TITLE
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                                                                          Plaintiff, | S.F. Super. Ct.
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      (RULE 1550(b)):
                                                                                 No.
5
         AOL TIME WARNER CASES I & II
                                                           6
                                                                  AOL TIME WARNER, INC., et al, | CGC-03-422609
         COORDINATED ACTIONS
6
                                                                          Defendants.
7
       ----X
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      REGENTS OF THE UNIVERSITY OF |
8
9
       CALIFORNIA, et al,
                                                                  LOS ANGELES COUNTY EMPLOYEES |
                                                           10
              Plaintiffs, | L.A. Super. Ct.
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                                                                  RETIREMENT ASSOCIATION,
                                                           11
                    No. BC293848
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                                                                          Plaintiff,
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                                                                          L.A. Super. Ct.
13
      RICHARD D. PARSONS, et al,
                                                                  RICHARD D. PARSONS, et al, | No. BC303050
                                                           14
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             Defendants.
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                                                                          Defendants.
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       CALIFORNIA PUBLIC EMPLOYEES
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       RETIREMENT SYSTEM,
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             Plaintiff, | Sacramento
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              | Super. Ct. No.
                                                           20
       AOL TIME WARNER, INC., et al, | 03AS04015
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             Defendants.
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       IN THE COMMON PLEAS COURT OF FRANKLIN COUNTY,
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                                                                     Confidential Videotaped Deposition of
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       OHIO PUBLIC EMPLOYEES
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                                                                          J. MICHAEL KELLY
       RETIREMENT SYSTEM, et al,
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                                                           4
              Plaintiffs, | Case No.
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                                                                  HELD AT THE OFFICES OF:
                    03CVH07-7932
6
                                                           6
                                                                       WILLIAMS & CONNOLLY, LLP
7
      RICHARD D. PARSONS, et al,
                                                           7
                                                                       725 Twelfth Street, Northwest
             Defendants.
                                                                       Washington, D.C. 20005
9
                                                                       (202)434-5145
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          SUPERIOR COURT OF THE STATE OF ALASKA
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             FIRST JUDICIAL DISTRICT
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       ALASKA STATE DEPARTMENT OF |
       REVENUE, et al,
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              Plaintiffs, | Case No.
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              | 1JU-04-503-CI
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      AMERICA ONLINE, INC., et al, |
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             Defendants.
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           Confidential Videotaped Deposition of
                                                           19
                                                                       Pursuant to notice, before Laurie
               J. MICHAEL KELLY
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                                                                  Bangart-Smith, Registered Professional Reporter,
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             Wednesday, July 26th, 2006
                                                          21
                                                                  Certified Realtime Reporter, and Notary public of
               Washington, D.C.
                                                          22
                                                                  the District of Columbia.
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                9:00 a.m.
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       Job No.: 22-80932
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      Pages 1 - 321, Volume I
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      Reported by: Laurie Bangart-Smith
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	5		6	
1	APPEARANCES	1	(Appearances continued)	
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1	7 (Appearances continued)	1		
1 2	(Appearances continued)	1 2	(Appearances continued)	
2	(Appearances continued) ALSO ON BEHALF OF DEFENDANT TIME WARNER:	2	(Appearances continued) ON BEHALF OF DEFENDANT ERIC KELLER:	
2 3	(Appearances continued) ALSO ON BEHALF OF DEFENDANT TIME WARNER: EDWARD J. BENNETT, ESQUIRE	2	(Appearances continued) ON BEHALF OF DEFENDANT ERIC KELLER: KYLE FIET, ESQUIRE	
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2 3 4 5	(Appearances continued) ALSO ON BEHALF OF DEFENDANT TIME WARNER: EDWARD J. BENNETT, ESQUIRE WILLIAMS & CONNOLLY, LLP 725 Twelfth Street, Northwest	2 3 4 5	(Appearances continued) ON BEHALF OF DEFENDANT ERIC KELLER: KYLE FIET, ESQUIRE LATHAM & WATKINS 555 Eleventh Street, Northwest	
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2 3 4 5 6 7	(Appearances continued) ALSO ON BEHALF OF DEFENDANT TIME WARNER: EDWARD J. BENNETT, ESQUIRE WILLIAMS & CONNOLLY, LLP 725 Twelfth Street, Northwest Washington, D.C. 20005 Telephone: (202)434-5000	2 3 4 5 6 7	(Appearances continued) ON BEHALF OF DEFENDANT ERIC KELLER: KYLE FIET, ESQUIRE LATHAM & WATKINS 555 Eleventh Street, Northwest Washington, D.C. 20004 Telephone: (202)637-2200	
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Appearances continued) ALSO ON BEHALF OF DEFENDANT TIME WARNER: EDWARD J. BENNETT, ESQUIRE WILLIAMS & CONNOLLY, LLP 725 Twelfth Street, Northwest Washington, D.C. 20005 Telephone: (202)434-5000 IN-HOUSE AOL COUNSEL: MARY BRITTON, ESQUIRE ASSISTANT GENERAL COUNSEL AOL, LLC 22000 AOL Way Dulles, Virginia 20166 Telephone: (703)265-3020 ON BEHALF OF DEFENDANT CITY GROUP GLOBAL MARINC.: DAMALI A. TAYLOR, ESQUIRE DAVIS, POLK & WARDWELL 450 Lexington Avenue New York, New York 10017	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Appearances continued) ON BEHALF OF DEFENDANT ERIC KELLER: KYLE FIET, ESQUIRE LATHAM & WATKINS 555 Eleventh Street, Northwest Washington, D.C. 20004 Telephone: (202)637-2200 ON BEHALF OF DEFENDANT MORGAN STANLEY: LAURA E. KABLER, ESQUIRE SULLIVAN & CROMWELL, LLP 1888 Century Park East Los Angeles, California 90067 Telephone: (310)712-6648 Also present: John Hagin, Videographer Andrew Rudolph, CPA	
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Kelly, J.Michael Vol. I 7/26/2006 9:00:00 AM

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1	the online businesses and how to use their assets	1	out in the field or other activities, but my	
2	and push them into the online take advantage of	2	permanent office was in New York.	
3	the online opportunities that were coming down the	3	Q Sure. I just wanted to understand where	
4	line.	4	you were based.	
5	Q You said that you formally became the	5	And who replaced you as the CFO of AOL?	
6	CFO of AOL Time Warner in January 2001; is that	6	A Mr. Ripp.	
7	right?	7	Q Had you worked with Mr. Ripp before?	
8	A I said when the merger closed, it was	8	A I worked with Mr. Ripp during the	
9	January 2001, yes.	9	process of the merger. Going back a bit just to	
10	Q And did you physically move from	10	expand, hopefully have some context here, during	
11	Virginia up to New York at that point?	11	the merger we spent we started to spend a fair	
12	A No, sir.	12	amount of time in New York during the spring and	
13	Q Okay. Tell me about that. How did	13	fall of 2000, it was during the spring of 2000,	
14	your physically how did you switch jobs?	14	preparing for some meetings. We also spent a	
15	A Physically I was in the office Monday	15	great deal of time in the early fall, late summer	
16	through Friday and through the weekends up in New	16	early fall all the way until close, in New York,	
17	York. I had an apartment in New York. Most of	17	working on merger integration, budgets, processes.	
18	time I would go up Monday morning very early and	18	During that time frame I had an opportunity to	
19	come back late Friday evenings.	19	meet Mr. Ripp on a number of occasions and worked	
20	Q So you would be in the New York office	20	with him on a variety of projects at that point in	
21	during the week?	21	time.	
22	A Absolutely.	22	Q How long did you remain the CFO of the	
23	Q Okay. And	23	combined company?	
24	A Unless I was traveling excuse me	24	A The time the merger was consummated	
25	unless I was traveling for visiting the operations	25	until such time as in the late, late fall, early	
		31	A. The second of	32
1	winter of that year, of 2001.	1	A There was two issues or two related	32
2	Q Okay. Can you give me a month, say?	1 2	issues. The first was that AOL Division was	32
2	Q Okay. Can you give me a month, say? A I think officially it was my	1 2 3	issues. The first was that AOL Division was starting to struggle. We had taken a lot of	32
2 3 4	Q Okay. Can you give me a month, say? A I think officially it was my responsibilities carried over. That's why I'm	1 2 3 4	issues. The first was that AOL Division was starting to struggle. We had taken a lot of struggle from a management perspective, from our	32
2 3 4 5	Q Okay. Can you give me a month, say? A I think officially it was my responsibilities carried over. That's why I'm being I think officially in the October time	1 2 3 4 5	issues. The first was that AOL Division was starting to struggle. We had taken a lot of struggle from a management perspective, from our perspective. Mr. Pittman first approached me	32
2 3 4 5 6	Q Okay. Can you give me a month, say? A I think officially it was my responsibilities carried over. That's why I'm being I think officially in the October time frame we named the new CFO. I retained some	1 2 3 4 5	issues. The first was that AOL Division was starting to struggle. We had taken a lot of struggle from a management perspective, from our perspective. Mr. Pittman first approached me about going back down to assist Mr. Schuler.	32
2 3 4 5 6 7	Q Okay. Can you give me a month, say? A I think officially it was my responsibilities carried over. That's why I'm being I think officially in the October time frame we named the new CFO. I retained some responsibility for some transactions that were	1 2 3 4 5 6 7	issues. The first was that AOL Division was starting to struggle. We had taken a lot of struggle from a management perspective, from our perspective. Mr. Pittman first approached me about going back down to assist Mr. Schuler. Mr. Levin also approached me. We had discussions	32
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1	SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES	2	APPEARANCES:	
2		3	LERACH, COUGHLIN, STOIA, GELLER,	
3	Coordination Proceeding Special Title (Rule 1550(b)):	4	RUDMAN & ROBBINS LLP	
4	AOL TIME WARNER CASES I & II Coordinated Actions:	_	Attorneys for State Teachers' Retirement	
5	Regents of the University of California,	5	System of Ohio 655 West Broadway, Suite 1900	
6	et al. vs. Parsons, et al. (L.A. Super. Ct. No. BC293848)	6	San Diego, California 92101-3301	
7	California Public Employees' Retirement System vs. AOL Time Warner, Incorporated	7	BY: MIKE DOWD, ESQ.	
8	(Sacramento Super. Ct. No. 03AS04015)	8 9	KAPLAN FOX & KILSHEIMER LLP	
9	California State Teachers' Retirement System vs. AOL Time Warner, Incorporated	Ü	Attorneys for CALPERS and the California	
10	(S.F. Super. Ct. No. CGC-03-422609)	10	Public Employees' Retirement System	
11	Los Angeles County Employees Retirement Association vs. Parsons, et al.	11	805 Third Avenue New York, New York 10022	
12 13	(L.A. Super. Ct. No. BC303050)	12	BY: MELINDA D. RODON, ESQ.	
14	FRANKLIN COUNTY COMMON PLEAS COURT	13		
15	COLUMBUS, OHIO	14 15	HELLED ELIDMANI LD	
	Ohio Public Employees' Retirement System, et al.	15	HELLER EHRMAN LLP Attorneys for Ernst & Young and	
16	vs. Richard D. Parsons, R.E. "Ted Turner," et al.	16	The Witness	
17	Case No. 03CVH07-7932 X	47	333 South Hope Street	
18	VOLUME I	17 18	Los Angeles, California 90071 BY: ROBERT HUBBELL, ESQ.	
19	Videotaped, Video Streamed, and Text Streamed Deposition of	19		
20	Ernst & Young	20	ANOMAE A OBANE EGO	
21	by and through GREGORY M. BEAMS	21	MICHAEL J. CRANE, ESQ. Associate General Counsel	
22	Held on: Thursday, June 15, 2006, 9:19 a.m. Held at: Heller Ehrman	22	Ernst & Young LLP	
	7 Times Square		5 Times Square	
23	New York, New York before Frank Bas, RPR	23 24	New York, New York 10017	
24 25	Notary Public in and for the State of New York	25		
	3			
1		1		4
2	APPEARANCES (continued):		VIDEOGRAPHER: This is video	4
	APPEARANCES (continued):	1	VIDEOGRAPHER: This is video operator speaking, Matthew Chavez, of	4
2		1 2		4
2 3	APPEARANCES (continued): CRAVATH, SWAINE & MOORE LLP	1 2 3	operator speaking, Matthew Chavez, of	4
2 3 4 5	APPEARANCES (continued): CRAVATH, SWAINE & MOORE LLP Attorneys for Time Warner 825 Eighth Avenue New York, New York 10019-7475	1 2 3 4	operator speaking, Matthew Chavez, of Legalink Action Video, 420 Lexington	4
2 3 4 5 6	APPEARANCES (continued): CRAVATH, SWAINE & MOORE LLP Attorneys for Time Warner 825 Eighth Avenue	1 2 3 4 5	operator speaking, Matthew Chavez, of Legalink Action Video, 420 Lexington Avenue, New York, New York. Today is	4
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		E .	- '	6
1	GREGORY BEAMS	5 1	GREGORY BEAMS	6
2	certain plaintiffs in California and Ohio.		And what is your current work	
3	MS. RODON: Melinda Rodon of Kaplan	3 addres		
4	Fox & Kilsheimer on behalf of plaintiffs		It's 999 Third Avenue, Suite 3500,	
5	California Public Employees' Retirement		Washington 98104.	
6	System.		Okay. And who is your current	
7	VIDEOGRAPHER: Will the court	7 employ	*	
8	reporter, Frank Bas, of Legalink please		Ernst & Young.	
9	swear in the witness.		And you are represented by counsel	
10	GREGORY M. BEAMS,	10 here to		
11	called as a witness, having been duly	11 A.	I am.	
12	sworn by a Notary Public (Frank J. Bas),	12 Q .	And that's Mr. Hubbell?	
13	was examined and testified as follows:	13 A.	Yes.	
14	EXAMINATION	14 Q .	Okay. And have you had your	
15	BY MR. DOWD:	15 deposi	tion taken before, sir?	
16	Q. Good morning, Mr. Beams.	16 A.	Yes, I have.	
17	A. Good morning.	17 Q .	And how many times?	
18	Q. Could you state your name for the	18 A.	On three different dates.	
19	record, please, and spell your last name?	19 Q .	And is that by the SEC in connection	
20	A. Sure. Gregory Michael Beams,	20 with the	e AOL investigation?	
21	spelled B-e-a-m-s.	21 A.	Yes.	
22	Q. And could you tell us your home	22 Q .	Other than the depositions by the	
23	address?	23 SEC, h	ave you been deposed with regard to any	
24	A. Yes. It's 27706 Southeast 24th Way,	24 other m	natters?	
25	Fall City, Washington 98024.	25 A.	No. I have not.	
		7		8
1	GREGORY BEAMS	1	GREGORY BEAMS	
2	Q. Okay. And I take it, then, you	2 best tes	timony.	
3	understand a little bit about the deposition	3 Q .	Fair enough, sir.	
4	process, but I just want to go over it with you	4	Have you met with Mr. Hubbell or	
5	so that, you know, we understand each other	5 anyone	else from Heller Ehrman in preparation	
6	today.	6 for you	r deposition today?	
7	A. Okay.	7 A.	Yes.	
8	Q. I get to ask you a series of	8 Q .	Okay. And how many times did you	
9	questions and then other counsel will have a	9 meet w	ith your counsel to prepare for the	
10	chance to ask you questions as well. And it's	10 deposit	tion?	
11	just a couple of important sort of admonitions.	11 A.	I met with him for one day	
12	The first is that it's important	12 previous	sly, and then three days or two and a	
13	that you and I not speak at the same time. All	13 half day	s this week.	
14	right?	14 Q .	And that was with Mr. Hubbell?	
15	A. Okay,	15 A.	Ye s .	
16	Q. The second is if at any time I ask	16 Q .	And anyone else?	
17	you a question that you don't understand or it	17 A.	Yes. The first meeting was just	
18	doesn't make sense, I would ask that you ask me	18 with Mr.	Hubbell. The two and a half days were	
19	to rephrase it or repeat it for you. Will you	19 with Mic	hael Crane as well and Joyce Grego, and	
20	do that for me?	20 Michael	Rugan joined us for one of the days.	
21	A. Yes.	21 Q .	Did you see any documents during	

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22

23

24

25

and 2004?

your preparation for the deposition that

refreshed your recollection about events that

occurred at AOL or AOL Time Warner between 1999

22

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24

25

Q. And are you under the influence of

medication or anything like that, or are you

prepared to give your best testimony today?

A. No medication. Prepared to give my

9 10 **GREGORY BEAMS GREGORY BEAMS** A Yes I did 2 2 Nevada, California, and Kentucky, 3 3 Q. Okay. Were there any particular Q. Okay. Did you go to work for Ernst documents that you recall that refreshed your & Young when you first graduated from college? 4 4 recollection? 5 A. Yes, I did. Q. What was your entry-level position 6 A. Not in particular. No. 6 Q. Sir, it's my understanding that you 7 with Ernst & Young? graduated from Central Washington University. 8 A. Staff accountant. 8 9 9 Q. What office were you assigned to Is that correct? 10 10 with Ernst & Young? A. Yes. 11 Q. And you graduated in 1987? 11 A. I started in the Seattle office. Q. And were there any particular 12 A. Yes. 12 13 Q. And can you tell me what type of 13 accounts that you worked on at that time? degree you received? 14 A. I worked on a number of different 14 15 A. Yes. I received a degree in 15 accounts. One of my larger accounts at that business administration, with a concentration in point was the SAVCO Insurance Companies. But I 16 16 worked on a pretty wide dispersion over my 17 accounting, and a degree in finance. 17 Q. And have you had any postgraduate 18 career. 18 19 work? 19 Q. Okay. And was it primarily audit 20 A. No. 20 work during the time you were with E&Y in 21 Washington? 21 Q. And you are a licensed CPA, sir, is A. Yes. Pretty much exclusively. 22 that correct? 22 23 Q. And did there come a time that you 23 A. Yes. received a promotion from staff accountant to 24 Q. In what state? 24 25 A. In Washington, Virginia, Oregon, 25 some other position? 11 12 GREGORY REAMS 1 **GREGORY BEAMS** 1 2 2 A. Yes. The next position within Ernst A. The primary reason was because my & Young is a senior accountant. I believe I was 3 wife's company had relocated. 3 promoted in 1989. 4 Q. And who did she work for? 5 A. She worked at that time for a 5 Q. And did you receive any promotions company called NextLink. 6 thereafter? 6 A. Yes. The next promotion was to 7 Q. When you first transferred to 8 Virginia, were you assigned to the AOL account? 8 manager, I don't recall the exact time frame of 9 that. It was somewhere in the mid '90s, I A. I don't think I was assigned 9 10 initially, but shortly thereafter I joined the 10 AOL account team. Q. And after that time did you receive 11 11 12 Q. Were you involved then in the 12 any other promotions? vear-end 2000 AOL audit? 13 A. Yes, I was promoted to senior 13 14 manager after that, and then was promoted to 14 A. At that time the year-end was partner on July 1st of 2001. June 30, 2000. I did have some responsibilities 15 15 16 Q. And at some point in time you 16 for the audit that year. 17 Q. Was that sort of the first 17 transferred from the Washington office of Ernst 18 & Young to Virginia. Is that correct? 18 substantive work that you did with regard to that client, as best you recall? 19 A. Yes, it is. 19 20 Q. Can you tell me when that took 20 Yes. I believe it was. 21 place? 21 Q. And who was your boss at that time? A. The partner on the account at that 22 A. That was in the February/March time 22 23 frame of 2000. 23 time was Stephen Hurst. 24 Q. And had you worked with Mr. Hurst 24 Q. Was there any particular reason that

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you moved from Washington to Virginia?

prior to that 2000 time frame?

13 14 **GREGORY BEAMS GREGORY BEAMS** 1 2 A. No, I had not. 2 Mr. Coopersmith and Ms. Castle? 3 Q. And if you could tell me just a 3 A. I was. Yes. 4 little bit about that year-end 2000 audit, the Q. Okay. And what was the relationship 5 one that ended for the financial period that 5 in terms of, you know, hierarchy I guess is the 6 closed 6/30/2000. 6 best way to put it, between yourself and A. Mm-hmm. Mr. Klein? 8 Q. Who else from Ernst & Young was A. At that time Mr. Klein had involved with that audit? 9 responsibility for the day-to-day execution of 10 A. At that time, to the best of my 10 the audit at the senior manager level. My role 11 recollection, Steve Hurst was the partner on the 11 was more directed towards specific tasks. So I 12 account. Eric Klein was another senior manager 12 was more of a support role. 13 that was on the account. Steve Kenny at that 13 Q. Okay. Do you recall what specific 14 time, I believe, was a manager on the account. 14 tasks you were involved in in connection with 15 Todd Boyle, I believe he was a manager at that 15 the June 30, 2000 audit? 16 time. I think Ryan Coopersmith may have been a 16 A. The one that I do recall 17 staff person on the account at that time. I 17 specifically was Mr. Hurst had asked me to look 18 think also Krissy Castle may have been a senior 18 at the put/call agreement that the company had 19 auditor at that time. 19 executed with Bertelsmann, because I had some 20 I'm not certain of the titles of the 20 prior expertise in analyzing derivative 21 staff and seniors, but I think that was about 21 securities. There was a new standard that had 22 it. There may have been a few other folks as 22 recently been published regarding derivatives, 23 well on the account. 23 and he had asked me to look at that to discern 24 Q. Okay. And in the hierarchy, were 24 whether or not there were any derivative 25 you senior to Mr. Kenny, Mr. Boyle, 25 implications from the put/call agreement. 15 16 1 **GREGORY BEAMS** 1 **GREGORY BEAMS** 2 A. When AOL changed its year-end to t? 3 December 31, I took over primary day-to-day 4 responsibilities as the senior manager for the 5 audit 6 Q. And what happened to Mr. Klein at

2	Q. Okay. And when you use that phrase,
3	derivative securities, what do you mean by that
4	A. If there were any embedded
õ	derivatives that would have been included in the
3	contract, so derivatives as defined under a
7	FAS 133, typically you think of put, and
3	forwards and future, things of that nature, but
}	the standard also tended to scope in other
0	things that you wouldn't necessarily consider to
1	be a derivative, and so he had asked me to read
2	through that and see if I found anything in
3	there that might cause concern or might need to
4	be followed up on.
5	Q. Did you find anything that caused
6	concern or that needed follow-up?
7	A. No. I did not.
8	Q. Now, you said that you were promoted

to partner on July 1, 2001. Is that right?

Warner merged in January 2001?

Q. How did your -- well let me begin

Did your duties change in any way

with regard to AOL at the time that AOL and Time

19

20

21

22

23

24

25

again.

11 Q. Can you explain to me, when you 12 became a partner in July of 2001, did your role 13 with regard to the audit of AOL Time Warner 14 change in any way? 15 A. At that time I became the engagement partner for AOL, the AOL division, along with 16 17 Ken Marceron, who was more of the coordinating 18 partner, if you will, I reported to Ken. But I 19 had day-to-day responsibilities at the partner 20 level for execution of the audit. 21 Q. Of the AOL division? 22 Of the AOL division. Yes. 23

A. Mr. Klein rotated onto -- actually

he had other accounts at December 31. He stayed

that time?

with those accounts.

8

10

Q. And is it correct that Mr. Hurst
 moved to the audit of AOL Time Warner, the
 corporate entity?

Hurst, H. Stephen Vol. I 7/11/2006 9:05:00 AM

		1		2
(0001	1	APPEARANCES:	
1 2	SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES	2	LERACH COUGLIN STOIA GELLER	
3		3	RUDMAN & ROBBINS LLP Attorneys for State Teachers' Retirement	
	Coordination Proceeding Special Title, (Rule 1550(b):		System of Ohio	
4	AOL TIME WARNER CASES & Coordinated Actions:	4	655 West Broadway, Suite 1900 San Diego, California 92101-3301	
5	Regents of the University of California,	5	•	
6	et al. vs. Parsons, et al.	6	BY: MICHAEL DOWD, ESQ.	
7	(L.A. Super. Ct. No. BC293848)	7	KAPLAN FOX & KILSHEIMER LLP	
8	California Public Employees' Retirement System vs. AOL Time Warner, Incorporated	٥	Attorneys for California Public Employees'	
	(Sacramento Super. Ct. No. 03AS04015)	8	Retirement System 805 Third Avenue	
9	California State Teachers' Retirement System	9	New York, New York 10022	
10	vs. AOL Time Warner, Incorporated (S.F. Super. Ct. No. CGC-03-422609)	10 11	BY: MELINDA D. RODON, ESQ.	
11	(CRAVATH, SWAINE & MOORE LLP	
12	FRANKLIN COUNTY COMMON PLEAS COURT	12	Attomeys for Time Warner 825 Eighth Avenue	
13	COLUMBUS, OHIO	13	New York, New York 10019-7475	
14	Ohio Public Employees' Retirement System, et al. vs. Richard d. Parsons. R.E.	14	BY: RACHEL SKAISTIS, ESQ.	
	"Ted Turner," et al.	15	HELLER EHRMAN	
15	(Case no. 03CVH07-7932)	16	Attorneys for Ernst & Young	
16 17	Videotaped Deposition of H. STEPHEN HURST	17	and the Witness 333 South Hope Street	
18	Held on: Tuesday, July 11, 2006	'',	Los Angeles, California 90071-3043	
19	9:05 a.m.	18	DV. DODERT D HIDDELL ESO	
20	Held at: Heller Ehrman LLP 7 Times Square	19	BY: ROBERT B. HUBBELL, ESQ.	
	New York, New York	20		
21 22		21 22		
23	Before Nancy Mahoney, CSR/RPR Notary Public in and for the State of New York	23		
24 25	Notary Fublic III and for the State of New York	24 25		
		3		4
1	APPEARANCES:(Cont'd)	1	THE VIDEOGRAPHER: This is the video	
2	ZUCKERMAN SPAEDER LLP	2	operator speaking, Richard Bly of LegaLink	
	Attorneys for David Colburn	3	Action Video, located at 420 Lexington Avenue,	
3	1800 M Street, NW Washington, D.C. 20036	4	New York, New York. The court reporter is Nancy	
4	vvasnington, D.O. 20000	5	Mahoney of LegaLink Manhattan, located at 420	
	BY: CARL S. KRAVITZ, ESQ.	6	Lexington Avenue, New York, New York.	
5		7	Today's date is July 11th, 2006.	
6 7		8	The time on the record is 9:07 a.m.	
8		9		
9			We are at the offices of Heller	
10 11	ALSO PRESENT:	10	Ehrman, located at 7 Times Square, New York, New	
12	ANDREW RUDOLPH, CPA, CFE	11	York to take the videotaped deposition of H.	
	Director of Forensic Accounting	12	Stephen Hurst in the matter of AOL/Time Warner	
13	Lerach Coughlin Stoia Geller	13	Cases I and II Coordinated Actions before the	
14	Rudman & Robbins LLP	14	Superior Court of the State of California for	
	MICHAEL CRANE	15	the County of Los Angeles, and also the Ohio	
15	JOYCE GREGO	16	Public Employees' Retirement System, et al.	
40	Ernst & Young	17	versus Richard D. Parsons Re Ted Turner, et al.,	
16 17	Richard Bly, Videographer	18	before the Franklin County Common Pleas Court	
.,	LegaLink Action Video	19	Columbus, Ohio, case number 03CVH07-7932	
18		20	Will counsel please introduce	
19		21	themselves.	
20 21		22	MR. DOWD: Michael Dowd, Lerach	
22		23	Coughlin, representing certain plaintiffs in	
22 23				
22		23	Coughlin, representing certain plaintiffs in	

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Hurst, H. Stephen Vol. I 7/11/2006 9:05:00 AM

		5		6
1	MS. RODON: Melinda Rodon, Kaplan	1	H. STEPHEN HURST	
2	Fox & Kilsheimer, representing certain	2	against AOL/Time Warner, certain individual	
3	California plaintiffs.	3	defendants and Ernst & Young.	
4	MR. HUBBELL: Good morning, Robert	4	We've never met before this	
5	Hubbell of Heller Ehrman for defendant Ernst &	5	morning. Is that correct?	
6	Young LLP and the witness. With me today is	6	A. That's correct.	
7	Michael Crane are Michael Carne and Joyce	7	Q. Could you state your name for the	
8	Grego from the Ernst & Young general counsel's	8	record, please, and spell your last name?	
9	office.	9	A. It's H. Stephen Hurst, H-u-r-s-t.	
10	MS. SKAISTIS: Rachel Skaistis,	10	Q. And what is your current work	
11	Cravath, Swaine & Moore LLP for the company.	11	address?	
12	MR. KRAVITZ: Carl Kravitz from	12	A. 5 Times Square, New York, New York.	
13	Zuckerman Spaeder LLP for David Colburn.	13	Q. And who is your current employer?	
14	THE VIDEOGRAPHER: Would please	14	A. Ernst & Young.	
15	swear the witness.	15	Q. And what is your home address?	
16	H. STEPHEN HURST,	16	A. My home address is 150 West 75th,	
17	having been first duly sworn by the Notary	17	New York, New York.	
18	Public (Nancy Mahoney), was examined and	18	Q. Have you had your deposition taken	
19	testified as follows:	19	before today?	
20	EXAMINATION BY MR. DOWD:	20	A. Yes.	
21	Q. Good morning, sir.	21	Q. And I believe you had your	
22	A. Good morning.	22	deposition taken four times by the SEC in	
23	Q. My name is Mike Dowd. I'm an	23	connection with audits of AOL/Time Warner. Is	
24	attorney with Lerach Coughlin in San Diego. We	24	that correct?	
25	represent certain plaintiffs in litigation	25	A. Yes.	
		7		8
1	H. STEPHEN HURST	1	H. STEPHEN HURST	
2	Q. In addition to those depositions,	2	Q. Why had Ernst & Young resigned?	
3	have you had your deposition taken before?	3	A. We had resigned because we chose	
4	A. Yes.	4	not to serve them any longer.	
5	Q. And how many times?	5	Q. And why was that?	
6	A. I'm not sure how many times.	6	A. Because they were not a client we	
7	Various matters, probably six, seven.	7	wanted to serve any longer.	
8	Q. Tell me as best you recall about	8	Q. For any particular reason?	
9	those six or seven times that you were deposed,	9	A. Various reasons.	
10	what the cases were about.	10	Q. Tell me about that.	
11	A. There was a case against Ernst &	11	A. The firm has a policy that it	
12	Young brought by Sunshine Mining a number of	12	reviews periodically whether they want to serve	
13	years ago, several depositions in connection	13	any particular client, and it runs to risk,	
			· · · · · · · · · · · · · · · · · · ·	

years ago, several depositions in connection any particular client, and it runs to risk, with that, and I don't recall the others. 14 integrity of management, various factors. 14 15 Q. How recent were the Sunshine Mining 15 Q. And do you recall any of the other depositions? 16 16 companies that you were involved in depositions A. I believe those were in 1999, 2000. 17 17 with? I don't. 18 Q. And what were the allegations in 18 A. 19 that case, as best you understood it, against 19 Q. Were they before or after the 20 Ernst & Young? 20 Sunshine Mining depositions? 21 A. Ernst & Young had resigned from 21 A. Must have been before them.

22

23

24

25

Q. You understand then, I take it,

that during the course of the next couple of

days I'm going to ask you a series of questions

and answers -- or you're going to hopefully give

Page 5 - 8

24 Q. And why had Ernst & Young resigned?

serving Sunshine Mining and Sunshine Mining had

25 A. I'm sorry, I didn't hear you.

sued us over that resignation.

22

23

Colburn Class Action

None

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		21		22
1	H. STEPHEN HURST	1	H. STEPHEN HURST	
2	Q. When you first came on board with	2	audit and through the better part of the	
3	AOL, did you what was your title, was it	3	following year.	
4	coordinating partner, engagement partner?	4	Q. Was he the engagement partner on	
5	A. I was the coordinating partner.	5	the year end 2000 audit, the June 30th, 2000	
6	Q. And who reported to you on that	6	audit?	
7	first audit, say, June 30th, 1999?	7	A. I'm not sure if he was the	
8	A. It was another partner, John	8	engagement partner as we closed out the June	
9	Shames, who was an engagement partner and the	9	30th, 2000 or not. I can't recall whether he	
10	rest of our team.	10	went through that year end or whether he only	
11	Q. What's the difference between an	11	went through the nine months ended March 31. I	
12	engagement partner and the coordinating partner?	12	don't recall.	
13	A. The coordinating partner has	13	Q. Somewhere in that time frame	
14	overall responsibility for the conduct of the	14	A. Yes.	
15	audit and in other words, signing for the	15	Q he left the audit?	
16	firm. The engagement partner has duties	16	Can you tell me in addition to	
17	reporting to the coordinating partner as a	17	Mr. Shames who else was working on the AOL audit	
18	coordinating partner assigns those duties to the	18	when you came on board in June of '99?	
19	engagement partner involved in various aspects	19	A. I may not remember all of the	
20	of the audit.	20	people. It's been a while. Eric Klein was a	
21	Q. So you were in charge?	21	senior manager, Steve Kenny was a manager, Eddie	
22	A. I was in charge.	22	Paul was on our staff, Ryan Coopersmith was on	
23	Q. And how long did Mr. Shames stay in	23	the staff, I believe a Craig Romero was on the	
24	that role with the AOL audits?	24	staff, and there would have been other staff in	
25	A. He was in the role before that	25	addition.	
		23		24
1	H. STEPHEN HURST	23	H. STEPHEN HURST	24
1 2	H. STEPHEN HURST Q. Had you worked with Mr. Shames		H. STEPHEN HURST A. Mr. Marceron joined the team for	24
		1		24
2	Q. Had you worked with Mr. Shames	1 2	A. Mr. Marceron joined the team for	24
2 3	Q. Had you worked with Mr. Shames prior to your reassignment to AOL?	1 2 3	Mr. Marceron joined the team for the calendar 2001 audit, so that would have been	24
2 3 4	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No.	1 2 3 4	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001.	24
2 3 4 5	 Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the 	1 2 3 4 5	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit?	24
2 3 4 5 6	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No.	1 2 3 4 5 6 7 8	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved	24
2 3 4 5 6 7	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge	1 2 3 4 5 6 7	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions.	24
2 3 4 5 6 7 8 9	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No. Q when you came on board? You got to be careful again to just let's not both	1 2 3 4 5 6 7 8 9	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions. He was in our national SEC practice at the time,	24
2 3 4 5 6 7 8 9 10	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No. Q when you came on board? You got to be careful again to just let's not both talk at the same time.	1 2 3 4 5 6 7 8 9 10	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions. He was in our national SEC practice at the time, and so he had a fair amount of knowledge of AOL,	24
2 3 4 5 6 7 8 9 10 11	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No. Q when you came on board? You got to be careful again to just let's not both talk at the same time. After Mr. Shames left the audit in	1 2 3 4 5 6 7 8 9 10 11	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions. He was in our national SEC practice at the time, and so he had a fair amount of knowledge of AOL, and we needed to add experience to the team when	24
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No. Q when you came on board? You got to be careful again to just let's not both talk at the same time. After Mr. Shames left the audit in calendar year 2000, who replaced him as the engagement partner? A. We had another person come in to the area, joined the office. He was a senior manager, Greg Beams. Q. And was there an engagement partner at that point in time? A. No.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions. He was in our national SEC practice at the time, and so he had a fair amount of knowledge of AOL, and we needed to add experience to the team when I moved to New York. Q. So he came on board just as you were moving up to the AOL/Time Warner engagement? A. Yes. Q. You said he had consulted with you on a number of occasions with regard to revenue recognition issues.	24
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No. Q when you came on board? You got to be careful again to just let's not both talk at the same time. After Mr. Shames left the audit in calendar year 2000, who replaced him as the engagement partner? A. We had another person come in to the area, joined the office. He was a senior manager, Greg Beams. Q. And was there an engagement partner at that point in time? A. No. Q. So it went from you to Mr. Beams as	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions. He was in our national SEC practice at the time, and so he had a fair amount of knowledge of AOL, and we needed to add experience to the team when I moved to New York. Q. So he came on board just as you were moving up to the AOL/Time Warner engagement? A. Yes. Q. You said he had consulted with you on a number of occasions with regard to revenue recognition issues. A. Yes.	24
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No. Q when you came on board? You got to be careful again to just let's not both talk at the same time. After Mr. Shames left the audit in calendar year 2000, who replaced him as the engagement partner? A. We had another person come in to the area, joined the office. He was a senior manager, Greg Beams. Q. And was there an engagement partner at that point in time? A. No. Q. So it went from you to Mr. Beams as the next highest person?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions. He was in our national SEC practice at the time, and so he had a fair amount of knowledge of AOL, and we needed to add experience to the team when I moved to New York. Q. So he came on board just as you were moving up to the AOL/Time Warner engagement? A. Yes. Q. You said he had consulted with you on a number of occasions with regard to revenue recognition issues. A. Yes. Q. Can you tell me which issues you	24
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Had you worked with Mr. Shames prior to your reassignment to AOL? A. No. Q. Had you worked with any of the managers or staff auditors, to the best of your knowledge A. No. Q when you came on board? You got to be careful again to just let's not both talk at the same time. After Mr. Shames left the audit in calendar year 2000, who replaced him as the engagement partner? A. We had another person come in to the area, joined the office. He was a senior manager, Greg Beams. Q. And was there an engagement partner at that point in time? A. No. Q. So it went from you to Mr. Beams as	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Mr. Marceron joined the team for the calendar 2001 audit, so that would have been January, February of 2001. Q. And was there any particular reason why Mr. Marceron was selected to become involved in the audit? A. Mr. Marceron had consulted with me on a number of revenue recognition questions. He was in our national SEC practice at the time, and so he had a fair amount of knowledge of AOL, and we needed to add experience to the team when I moved to New York. Q. So he came on board just as you were moving up to the AOL/Time Warner engagement? A. Yes. Q. You said he had consulted with you on a number of occasions with regard to revenue recognition issues. A. Yes.	24

Colburn Class Action None Page 21 - 24

25

A. I don't recall.

25 board?

AOL Time Warner, Inc.	Multi	-raį	ge	David Co	lburn, 4/25/0
en de la companya de La companya de la co	Page 1				Page
1 UNITED STATES SECURITIES AND EXCHANGE COMMISS	SION	1		CONTENTS	
2		2 V	VITN	ESS: EXAM	MINATION
3 In the Matter of:		3 E	David 1	M. Colburn	5
4) File No. HO-09429-A		-4		•	
5 AOL-TIME WARNER, INC.		5 B	XHIB	DESCRIPTION	IDENTIFIED
6 WITNESS: David Martin Colburn		6	867	Order, 2/8/07	7
7 PAGES: 1 through 219	,	7∙	868	E-mail, Colburn to Wovsaniker,	
8 PLACE: Securities and Exchange Commission		8		et al., 5/25/00 (9AOL010474-5)	52
9 100 F Street, N.E., Testimony Room 6		9	869	E-mail, Rappaport to Laber	8 P.
0 Washington, D.C.		10	870	Handwritten notes by Colburn,	
1 DATE: Wednesday, April 25, 2007		11		01/01 (DMC 00110)	122
2	· .	12	871	E-mail, Colburn to Gang,	•
3 The above entitled matter came on for hearing, pursuant		13		et al. (9AOL010302)	129
4 to notice, at 9:19 a.m.		14	872	Agenda for Business Affairs	
5		15		Corporate Development All-Hands	
6	1	16		Staff Meeting (13AOL001090211-12)	· •
7	1	17		and (9AOL070125-26)	•
8	i		873	Embedded e-mail, Tyeryar to Jeff,	132
9	1	19	013		. 141
0 •	- 1		874	et al., 11/2/00 (9AOL0800433-44) E-mail, Prince to Haire, 11/1/01	141
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Page 193 A I do. Q Okay. And did you talk to him or ask him what he

- 3 meant by that? A I don't think I ever talked to him about."
- Q Okay. Did you ask -- did you understand what he 6 meant by that?
 - A Well, as I recall -- and there may be e-mails in-
- 8 between -- I was oftentimes confused by his responses which,
- 9 as I think people see, are beyond the colorful and over-the-
- 10 top. I just couldn't tell if the two teams were talking
- 11 about different things which, at the end of the day, it
- 12 appears to me I don't think we ever found out the answer
- 13 because, remember, there's discussions going down both at the
- 14 next level and at this level.
- 15 But the question comes down to -- which I have said
- 16 now I think five or six times is we are looking to get
- 17 additional value and take care of the third quarter of this
- 18 liability. Whether he understanding that's what our ask is
- 19 and he's just saying this, that no, that's too much value -
- 20 because you see in the next thing he's still I think a little
- 21 bit -- I don't know -- spiteful is the wrong word, but he's
- 22 not happy that we already tried to ask for additional value
- 23 for giving him the -- giving WorldCom the voice data deal.
- 24 But it comes down to the question: did he
- 25 understand what we were trying to do was get additional value

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- 1 for that third quarter or is that just something he doesn't
- 2 even realize that that money is still out there accruing. Q And you don't have a recollection of ever trying
- 4 to I'm sorry. Okay.
- Did you -- were you concerned by his use of that 6 language, that this was a money changing scheme?
- A Not even for a second, as I recall, other than just
- 8 trying to understand what is he talking about. Are we just
- 9 on different planets as far as the structure of this or is he
- 10 just saying he doesn't want to do it. And I think ultimately
- II we decided we're never going to get to the bottom of this so
- 12 we just did the two quarter, the three years, the ads and
- 14 Q Well, wasn't there an agreement in principle as to 15 what would happen with the 7- or \$8 million?
- 16 A I don't recall.
- 17 Q Did you discuss whether or not AOL should pro --18 I'm sorry.
- 19 Did you have any discussions or communications
- 20 about this e-mail exchange with anybody within the company?
- 21 A Which e-mail exchange are we talking about?
- Q I'm sorry. The money changing scheme e-mail in 22 23 Exhibit 877.
- A Clearly Andrew Haire is copied on this. I think
- 25 Ted Prince got a copy -

- Q Okay.
- A -- of the e-mail.
 - Q Did you seek any accounting or legal advice in
- connection with your receipt of this e-mail?
 - A We sought advice on the entire transaction.
- 6 Q But specifically with regard to this e-mail and the 7 characterization --
- 8 A Again, I -- again, to me, I didn't take any
- 9 characterization away from what he wrote. Again, I sent it
- 10 to the deal team to understand are there any issues here, are
- 11 we talking about the same thing.
 - Q Okay.
 - BY MR. AGBE-DAVIES:
 - Q Other than Mr. Haire and Mr. Prince, did you have
- 15 any discussions or conversations with anybody at AOL about
- 16 this, you know, money changing scheme e-mail, I think it's
- 17 Exhibit 877, that Mr. Sullivan had used that term or the
- 18 contents of the e-mail?
- A The contents of the e-mail being that he doesn't 19
- 20 understand the transaction we were proposing or the contents
- 21 of the e-mail that he's saying no to the transaction we're
- 22 proposing?
- 23 Q In the context -- I mean the content of the e-mail
- 24 where he's saying this has turned into a money changing 25 scheme.

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- A But again, that's just a characterization. The
- 2 deal is what the deal is.
 - Q I understand.
- A And a transaction is a transaction. So there's
- 5 only two things -- beyond sending it to the people who are
- 6 doing the deal, I right, I take from it two things.
- 7 Either be doesn't understand the transaction we're doing, A,
- 8 or that we proposed, or B, he's saying no.
- Q Let me ask you my question another way because I
- 10 don't think you've answered my question.
- Did you talk to anyone at the company, at AOL, that
- 12 Mr. Sullivan is characterizing, you know, whatever
- 13 arrangement you thought you had with his company -- was
- 14 characterizing that arrangement as a money changing scheme?
- A But again, I took this response so beyond
- 16 forwarding the e-mail to the guys on the transaction team, I
- 17 took this as an e-mail either he doesn't understand what
- 18 we're doing or be's saying no. So did I communicate to
- 19 anybody either he doesn't understand what we're doing or that
- 20 he was saying no? Possibly I did. Whether I mentioned the
- 21 money changing scheme, I would highly doubt it because to me
- 22 it's just his way of saying either I don't want to do it or I
- 23 don't understand.
- 24 (SEC Exhibit No. 878 was marked for
- 25 identification.)

David Colburn, 4/25/07 Multi-Page™ AOL Time Warner, Inc. Page 189 Page 191 So essentially we're thinking, okay, let's solve 1 number of E00057 through 62. 2 that as well. And if we're able to solve that the way we 2 BY MR. FINNELL: 3 propose it, that's \$25 million of value to us, not 17, 3 Q Do you recognize Exhibit 877? 4 because in theory that's a \$25 million liability, not a 17. 4 A Generally. 5 It's only 17 for the first two quarters. 5 Q Okay. And this is an e-mail you sent on November 5 Now, whether they understood that we were trying to 6 to Mr. Sullivan? 7 take the 17 value to 25 and therefore they're saying no here 7 A Apparently, yes. 8 really or they don't even understand what we're saying is Q Okay. And you've reviewed this document in 9 never clear to me because I think we end up dropping the 9 preparation for your testimony today? 10 request to deal with the third quarter. 10 Q Okay. 11 Q Okay. And does your review of Exhibit 877 refresh A Or the last quarter. I don't want to keep calling 12 your recollection in any way about the AOL transaction beyond 12 13 it the third. The third quarter being one of three. 13 what you've testified to? Q Didn't Mr. Sullivan agree that they would be A No. It just confirms what I've been saying, which 15 willing to enter into a \$25 million advertising contract as 15 is either Mr. Sullivan is terribly confused over what our 16 long as AOL was willing to pay \$25 million? 16 offer is dealing with the last quarter of the accrued A But it appears that one of the things that's 17 liability or he understands exactly what we're asking for and 18 missing from this communication is we are looking for the 18 he sees that we really want 25 million of value for the 19 forgiveness of all the liability. 19 entire voice data transaction, one or the other. He is doing 20 Q Uh-huh. 20 what I think Mr. Sullivan typically did, is being a little A And that's the one thing that, again, do they prickly, a little over the top, a little whatever so he can 22 understand we're asking for it and saying, hey, they're just move on with whatever he wants to do next. So I think 23 asking for too much liability or they just don't even 23 that's consistent with what I testified to earlier. 24 understand what we're asking for. Q Okay. Well, did you understand that Mr. Sullivan O I see. 25 was agreeing to purchase \$17 million in advertising instead Page 190 Page 192 A And that's the one thing that's never really 1 of forgiving - instead of giving a credit on the AOL Europe 2 clarified and at the end we just think, okay, it's too 2 liability as an accommodation to AOL? 3 complicated. Mr. Sullivan is a very difficult person to deal A That's what he writes. 4 with and very busy and doing a million different things, so Q Was that your understanding? 5 we just decided, as I recall, to leave that liability out A Mr. Sullivan is not one to do a lot of 6 there, terminate, take care of the two quarters, take care of 6 accommodating. I don't think I focused, you know, on that the voice data and move on. 7 language one way or the other. Q And - okay. Q Did Mr. Sullivan ever say anything to you that led MR. AGBE-DAVIES: Let me just make one 9 you to believe that he actually was pursuing the advertising 10 clarification for the record. Jeff, I think earlier you said 10 because that's something he wanted? 11 Exhibit 610 but I think you were referring to Exhibit 876. A I don't think he ever indicated that to me, no. 12 MR. FINNELL: Oh; thank you. 12 Q And had Mr. Sullivan not consistently indicated to 13 THE COURT REPORTER: Bates 610. 13 you that he was willing to do the advertising as something to 14 MR. AGBE-DAVIES: Right. The Bates number ends 14 help you out? 15 15 A Had he consistently said That -16 MR. KRAVITZ: We agree that you were referring to 16 Q Yes, in the course of your e-mails and discussions, 17 that page within Exhibit 876. 17 wasn't that the nature of the discussion, that it was not 18 MR. FINNELL: Thanks. 18 something that WorldCom wanted to do but that if you needed 19 (SEC Exhibit No. 877 was marked for the help, he would be willing to help you out? 20 identification.) 20 A Again, that was, I think, consistent with how

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BY MR. FINNELL:

Q Let me show you what has been just marked as

24 from DKRJJI to Scott Sullivan, bee Andrew Haire. It's

23 Exhibit 877. Exhibit 877 is an e-mail dated November 5, 2001

25 Bates numbered 1AOL029200057 through 62. It also has a Bates

21

Q Okay. And Mr. Sullivan in this e-mail to you

24 transaction has turned into a money changing scheme and it

23 indicates that he believes the transaction or the proposed

21 Mr. Sullivan negotiated.

25 can't continue. Do you see that?